

CHATTEL
AND
MISCELLANEOUS
RECORD

NO. 81

OFFICE OF THE
CLERK OF THE
CIRCUIT COURT

ALLEGANY COUNTY
CUMBERLAND, MD.

JOSEPH E. BODEN
CLERK

(Original)

REVERSE SIDE FOR AGREEMENTS, COVENANTS AND WARRANTIES OF BUYER

81 PAGE 1

CONDITIONAL SALES CONTRACT

Under Maryland Acts of 1941, Chapter 851

Contract No.

THIS CONDITIONAL SALES AGREEMENT made by and between

(hereinafter called "Seller") of 100 N. Madison St, Cumberland, Maryland, and
I. J. Smith
Name of Conditional Buyer
300 Green St hereinafter called "Buyer" whose residence is
and whose Post Office address is Cumt. Md.

WITNESSETH, that the Seller has this day conditionally sold to the Buyer, and the Buyer has accepted under the terms and conditions hereinafter set forth, the following described merchandise for use only at above

DESCRIPTION OF MERCHANDISE

(None of which has been delivered prior to the signing of this agreement)

U. National Cash Register 510 ~
Model K228(2F)
Serial# 4634780

The additional terms of this contract are:-

1. The cash price of the merchandise sold is 519.12
2. The charge for delivery, installation, etc., is Silent fix
3. The total cash price contracted for is 520.20
4. (Deduct) The amount of Buyer's down payment is, in cash 100.20
and the Buyer's Make an R. H. valued at 100.20
5. Unpaid balance of cash price payable by Buyer to Seller is 420.00
6. Add kind and cost to Buyer of insurance if any 75
7. Add amount of recording and notary fees 75
8. The principal balance owed (sum of Items 5, 6, 7) 420.75
9. The finance charge is 37.87
10. The time balance owing by Buyer to Seller is (sum of Items 8 and 9) 458.62
which Buyer agrees to pay to Seller in 23 successive monthly installments of \$ 19.10 each, beginning on June 5, 1952, and a final installment of the balance of \$ 19.32 on June 5, 1952. These payments shall be made at The First National Bank of Cumberland, Maryland

No other collateral security has been taken for the Buyer's obligation under this agreement.
To induce Seller to deliver possession of said chattel to Buyer, the Buyer hereby makes the agreements, covenants and warranties set out on the reverse side hereof under the caption "Agreements, Covenants and Warranties of Buyer".
Said chattel shall be kept at 300 Green St Cumt., Maryland, and shall not be removed from the State of Maryland without written consent of Seller. Buyer will at any time, when requested by Seller, furnish a written sworn statement showing the whereabouts and condition of said chattel and whether in active use, and will exhibit said chattel at any time to Seller and will give to Seller immediate notice, by telephone or mail, of any demand or levy under any legal proceedings, or of any writ issued against or laid upon said chattel. Buyer agrees that said chattel shall not be used for hire, or contrary to law, and to keep the same in good condition and repair.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State law regulating installment sales, you have certain rights, among others;
(1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
(2) To redeem the property if repossessed for a default;
(3) To require, under certain conditions, a resale of the property if repossessed.

Executed and delivered this 29 day of April, 1952 at Cumt., Md.

By I. J. Smith (SEAL) Buyer
By John J. Smith (SEAL) Seller
Owner, Officer or Vice President—Give Title

Undersigned Buyer acknowledges that he received, at the time of execution of the above contract, an exact copy thereof, completely filled in.

I. J. Smith (SEAL) Buyer
741531

LIBER 81 PAGE 2

ASSIGNMENT BY SELLER

The First National Bank
of Cumberland, Maryland

FOR VALUE RECEIVED the undersigned (called "Seller") does hereby sell, transfer and assign unto The First National Bank of Cumberland, Maryland, (called "Trust Company") all of Seller's right, title and interest in and to the Conditional Sale Contract on the reverse side hereof and the chattel e referred to therein, with full power to take legal proceedings in the name of either Seller or Trust Company in respect thereto. Seller warrants that said contract is genuine and in all respects what it purports to be, and that Seller had title to said chattel e at the time of the execution of said contract by Buyer, free and clear of all encumbrances, and still has such title, subject only to this Conditional Sale Contract. Seller makes said warranties with full knowledge of the fact that the Trust Company in reliance thereon is about to lend Buyer the cash balance due on said chattel e and agrees, if any such warranty should be untrue, upon demand, to pay Trust Company the amount then due and owing under said contract plus any and all costs and expenses incurred by Trust Company in respect thereto, upon the reassignment to Seller of said contract, and of any other evidence of the interest of Trust Company in the chattel e covered thereby. This remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Trust Company may have at law or in equity against Seller.

Trust Company is hereby authorized to correct patent errors in said contract and other papers executed, endorsed or assigned by Seller in connection therewith.

WITNESS the signature and seal of Seller at

Cumt

Maryland,

this 29 day of April, 1952

Paul J. ...
Edw. ...

(SEAL)

(SEAL)

(Owner, Officer or Firm Member—Give Title)

Conditional Sales Contract

BETWEEN
Paul J. ...
Edw. ...

THE First National Bank
of Cumberland, Maryland
THE TRUST COMPANY
OF
CUMBERLAND, MARYLAND
(ASSIGNEE)

FILED FOR RECORD

May 29 1952
at ...
and same day Recorded in Liber ...

Folio ...

one of the
Land Records of Allegany County
Maryland, and ...

Paul J. ...

REVERSE SIDE FOR VOUCHER COMPANY

(Original)

CONDITIONAL SALES CONTRACT

Under Maryland Acts of 1941, Chapter 851

Contract No. 1282

THIS CONDITIONAL SALES AGREEMENT made by and between

(hereinafter called "Seller") of 31-35 N Mechanic St., Cumberland, Maryland, and

Mr Charles Miller hereinafter called "Buyer" whose residence is

Rt #1 LaVale, Md and whose Post Office address is same as above

WITNESSETH, that the Seller has this day conditionally sold to the Buyer, and the Buyer has accepted under the terms and conditions hereinafter set forth, the following described merchandise for use only as above

DESCRIPTION OF MERCHANDISE

(None of which has been delivered prior to the signing of this agreement)

1-E-21 Maytag Washer \$189.95
Serial # 140949 D \$193.75

The additional terms of this contract are:-

1. The cash price of the merchandise sold is \$193.75
2. The charge for delivery, installation, etc., is \$1.00
3. The total cash price contracted for is \$194.75
4. (Deduct) The amount of Buyer's down payment is, in cash \$24.30
and the Buyer's Old Maytag valued at \$8.00
Unpaid balance of cash price payable by Buyer to Seller is \$161.45
5. Add cost to Buyer of insurance \$1.00
6. Add amount of recording and notary fees \$1.00
7. The principal balance owed (sum of items 5, 6, 7) \$162.45
8. The finance charge is \$14.62
9. The time balance owing by Buyer to Seller is (sum of items 8 and 9) \$177.07
10. The Buyer agrees to pay to Seller in 17 successive monthly installments of \$10.00 each, beginning on May 13, 1947, and a final installment or the balance of \$7.07 on April 13, 1953. These payments shall be made at 35 N Mechanic St., Cumberland, Maryland.

No other collateral security has been taken for the Buyer's obligation under this agreement. To induce Seller to deliver possession of said chattel s to Buyer, the Buyer hereby makes the agreements, covenants and warranties set out on the reverse side hereof under the caption "Agreements, Covenants and Warranties of Buyer". Said chattel s shall be kept at Rt #1 Cumberland, Maryland, and shall not be removed from the State of Maryland without written consent of Seller. Buyer will at any time, when requested by Seller, furnish a written sworn statement showing the whereabouts and condition of said chattel s and whether in active use, and will exhibit said chattel s at any time to Seller and will give to Seller immediate notice, by telephone or mail, of any demand or levy under any legal proceedings, or of any writ issued against or laid upon said chattel s. Buyer agrees that said chattel s shall not be used for hire, or contrary to law, and to keep the same in good condition and repair.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State law regulating instalment sales, you have certain rights, among others;
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Executed and delivered this 8 day of Oct 1947 at Cumberland, Md.

CUMBERLAND MAYTAG APPL. CENTER (SEAL)

By Michael E. Whitman

Owner, Officer or Firm Member—Give Title

Undersigned Buyer acknowledges that he received, at the time of execution of the above contract, an exact copy thereof, completely filled in.

Mr Charles Miller (SEAL)

Buyer
Signs

Buyer
Signs

SEE REVERSE SIDE FOR AGREEMENTS, COVENANTS AND WARRANTIES OF BUYER.

100 51 8

ASSIGNMENT BY SELLER

FOR VALUE RECEIVED the undersigned (called "Seller") does hereby sell, transfer and assign unto The Liberty Trust Company, of Cumberland, Maryland, (called "Trust Company") all of Seller's right, title and interest in and to the Conditional Sale Contract on the reverse side hereof and the chattel referred to therein, with full power to take legal proceedings in the name of either Seller or Trust Company in respect thereto. Seller warrants that said contract is genuine and in all respects what it purports to be, and that Seller had title to said chattel at the time of the execution of said contract by Buyer, free and clear of all encumbrances, and still has such title, subject only to this Conditional Sale Contract. Seller makes said warranties with full knowledge of the fact that the Trust Company in reliance thereon is about to lend Buyer the cash balance due on said chattel and agrees, if any such warranty should be untrue, upon demand, to pay Trust Company the amount then due and owing under said contract plus any and all costs and expenses incurred by Trust Company in respect thereto, upon the reassignment to Seller of said contract, and of any other evidence of the interest of Trust Company in the chattel covered thereby. This remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Trust Company may have at law or in equity against Seller.

Trust Company is hereby authorized to correct patent errors in said contract and other papers executed, endorsed or assigned by Seller in connection therewith.

WITNESS the signature and seal of Seller at Cumberland, Maryland,
this 26th day of Oct., 1945

Cumberland Trust Co. Inc. (SEAL)

Wesley E. Whitacre (SEAL)
(Owner, Officer or Firm Member—Give Title)

NOTICE TO BUYER
You are entitled to a copy of this assignment of the time and date of the sale of the property referred to in the Conditional Sale Contract on the reverse side hereof. To obtain such copy, you must pay the full amount due in advance and obtain a receipt from the Trust Company.

Conditional Sales Contract

BETWEEN

Charles Miller

Buyer

Cumberland Trust Co. Inc.

Seller

AND

THE LIBERTY TRUST COMPANY

OF

CUMBERLAND, MARYLAND

(ASSIGNEE)

FILED FOR RECORD

MAY 7 - 1957

at 11:35 O'Clock A.M.

and same day Recorded in Liber

No. _____ Folio _____

one of the

Land Records of Allegany County,

Maryland, and certified by

Joseph E. Braden

1.00
1135

(Filed and Recorded May 8th 1952 at 8:30 A.M.)

ORIGINAL

LIBER 81 PAGE 8

The National Cash Register Company

Dayton 9, Ohio

Closing Branch Office Hagerstown, Md

Date 4-22-52

Please manufacture and ship freight prepaid for use at (street address) 437 Virginia Ave

City Cumberland County Allegany State Md or ship to the nearest railroad station

| Quantity | Size and Finish of Cash Registers or Accounting Machines | Key Arrangement Standard Special | Serial or Factory Numbers |
|----------|--|-------------------------------------|---------------------------|
| 1 | 21-5-1-5(B) Boston | X | 4908703 |
| | | | |
| | | | |
| | | | |

For which the undersigned agrees to pay you a cash price of 425.00

Details of Exchanges \$23.50 allowed paid in previous purchase dated 2-27-52 which this contract cancels & replaces.

Federal Excise Tax \$8.50
State or City Tax if any \$433.50
Total \$433.50
Exchanges of Agreed Value of \$23.50
A Cash Payment of \$
Cash in 30 Days \$
Cash on Arrival \$
Total Down Payment \$23.50
Unpaid Balance of Cash Price \$410.00
Finance Charge \$38.95
Total \$448.95

Time balance to be evidenced by note in 19 monthly payments of \$22.50 and 1 of \$21.45 \$448.95

the first of such payments become due and payable on June 1 1952, and the others on the 1st day of each succeeding month.

Should the chattel(s) get out of order from ordinary use within one year from shipment, you will without charge, repair it, provided undersigned pays transportation charges to and from the factory or nearest branch office able to make repairs, or actual travelling expenses of repairman. Undersigned to pay for any unauthorized repairs. Where necessity for repairs during such 12 months gratis period is due to causes other than ordinary usage, and after the expiration of such gratis period, if undersigned desires the chattel(s) serviced or repaired by you, he is to pay your established repair and replacement charges then in effect; separate agreement for such service or repair to be entered into at that time.

You may, if you so elect, collect a delinquency and collection charge for default in the payment of any agreement or installment hereof, where such default has continued for a period of ten days, of not to exceed 5% of the amount of the installments in default or the sum of \$5.00, whichever is the lesser; also attorneys' fees of 15% of the amount still due and payable under this agreement.

You may insert serial number(s) when ascertained.

The entire unpaid time balance shall, at your option, become due and payable upon refusal to accept delivery when tendered; to make any payment provided for, or if undersigned conceals, removes, damages or destroys the chattel(s), or attempts to do so. The chattel(s) shall remain your property until all payments hereunder or any judgment therefor, are paid in full, and you may, if you so elect, repossess it upon default and retain as rental all payments made, except as otherwise provided by the laws of Maryland. The remedies provided for herein are cumulative and not in the alternative, unless otherwise provided by the laws of Maryland.

Undersigned agrees to pay all taxes on the chattel(s), and hereby expressly waives any claim against you by reason of payment by you of a sales, use, compensating, or similar tax, however imposed, and to complete payment if chattel is lost, stolen, damaged or destroyed.

This contract covers all agreements between the parties and shall not be countermanded, except as provided in the Maryland Retail Installment Sales Act.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State law regulating installment sales, you have certain rights, among others:
 - (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) to redeem the property if repossessed for a default;
 - (3) to require, under certain conditions, a resale of the property if repossessed.

Print Purchaser's Name
Name CHARLES W. HENSELL

Purchaser
Sign here Charles W. Hensell

By
Residence address must be filled in below
Street 437 VIRGINIA AVE

By
If firm or corporation, give title
Accepted, date 4-22-52 The National Cash Register Company

City CUMBERLAND Maryland

By SCMorgan

Receipt of an exact copy of this Contract signed by the Seller is hereby acknowledged this

22 day of APRIL 1952

(Sign here) Charles W. Hensell

By (Title)

(Filed and Recorded May 8th 1952 at 8:30 AM) **ORIGINAL** 539-1
The National Cash Register Company
Dayton 9, Ohio
Please manufacture and ship freight prepaid for use at (street address) M-23 Bedford Rd.
City Cumberland County Allegheny State Md or ship to the nearest railroad station

| Quantity | Size and Finish of Cash Registers or Accounting Machines | Key Arrangement Standard Special | Serial or Factory Numbers |
|----------|--|-------------------------------------|---------------------------|
| 1 | 77 H Adding Machine Gray | X | 348323 |

For which the undersigned agrees to pay you a cash price of \$145.00

Details of Exchange: \$15.00 allowed paid on previous order dated 3-15-52 which this contract cancels & replaces.

Federal Excise Tax \$8.70
☐ State or ☐ City Tax if any \$2.90
Total \$156.60

Exchanges of Agreed Value of \$15.00
A Cash Payment of \$
Cash in 30 Days \$
Cash on Arrival \$
Total Down Payment \$15.00
Unpaid Balance of Cash Price \$141.60
Finance Charge \$5.00
Time balance to be evidenced by note in 10 monthly payments of \$13.50 and 1 of \$11.60 \$146.60

the first of such payments become due and payable on June 1, 1952 and the others on the 1st day of each succeeding month.

Should the chattel(s) get out of order from ordinary use within one year from shipment, you will without charge, repair it, provided undersigned pays transportation charges to and from the factory or nearest branch office able to make repairs, or actual traveling expenses of repairmen. Undersigned to pay for any unauthorized repairs. Where necessity for repairs during such 12 months gratis period is due to causes other than ordinary usage, and after the expiration of such gratis period, if undersigned desires the chattel(s) serviced or repaired by you, he is to pay your established repair and replacement charges then in effect; separate agreement for such service or repair to be entered into at that time.

You may, if you so elect, collect a delinquency and collection charge for default in the payment of any agreement or installment hereof, where such default has continued for a period of ten days, of not to exceed 5% of the amount of the installments in default or the sum of \$5.00, whichever is the lesser; also attorneys' fees of 15% of the amount still due and payable under this agreement.

You may insert serial number(s) when ascertained.

The entire unpaid time balance shall, at your option, become due and payable upon refusal to accept delivery when tendered; to make any payment provided for, or if undersigned conceals, removes, damages or destroys the chattel(s), or attempts to do so. The chattel(s) shall remain your property until all payments hereunder or any judgment therefor, are paid in full, and you may, if you so elect, repossess it upon default and retain as rental all payments made, except as otherwise provided by the laws of Maryland. The remedies provided for herein are cumulative and not in the alternative, unless otherwise provided by the laws of Maryland.

Undersigned agrees to pay all taxes on the chattel(s), and hereby expressly waives any claim against you by reason of payment by you of a sales, use, compensating, or similar tax, however imposed, and to complete payment if chattel is lost, stolen, damaged or destroyed.

This contract covers all agreements between the parties and shall not be countermanded, except as provided in the Maryland Retail Installment Sales Act.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under this State law regulating installment sales, you have certain rights, among others:
 - (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) to redeem the property if repossessed for a default;
 - (3) to require, under certain conditions, a resale of the property if repossessed.

Print Purchaser's Name
Name EDWARD F. MCGEE Purchaser Sign here Edward F. McGee

By _____ If firm or corporation, give title

Residence address must be filled in below
Street M-23 BEDFORD ROAD. Accepted, date 4-21-52 The National Cash Register Company
City CUMBERLAND Maryland AC Mergueth

Receipt of an exact copy of this Contract signed by the Seller is hereby acknowledged this
21 day of APRIL, 1952 (Sign here) Edward F. McGee
By _____ (Title)

(Filed and Recorded May 28 1952 at 8:30 A.M.)

CONDITIONAL SALE CONTRACT

LIBER 81 PAGE 7

(TRIPPLICATE
FILING COPY)

Date April 23, 1952

To FISHER GAS APPLIANCES & HARRISON ST. CUMBERLAND, MD. (Address)
(Corporate, Firm or Trade Name of Dealer)

From FOREST B. CLARK RFD 1 CUMBERLAND, MD. (Address)
(Name) (City) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------------|
| N/C | X3201 | Gas Space Heater | New | American Stove Co. |
| 8627 UR | 772793 | Caloric Gas Range | New | Caloric Stove Co. |
| | | | | |
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| | |
|--|--------|
| 1. Cash Price..... | 249.00 |
| 2. Installation, Repair or Delivery Not Included in Cash Price..... | 1.41 |
| 3. Delivered Price..... | 249.00 |
| 4. Cash on or before delivery..... | 99.00 |
| Allowance on Trade-In..... | |
| Make and Model..... | |
| Total Down Payment..... | 99.00 |
| 5. Unpaid Balance..... | 150.00 |
| 6. Insurance—Total Cost to Buyer..... | |
| Itemize Insurance Coverage..... | |
| Extent of Coverage..... | |
| Expires..... | |
| Payable to Holder of Contract and Purchaser as Interest May Appear..... | |
| 7. Recording Fee..... | 1.00 |
| 8. Principal Balance..... | 151.00 |
| 9. Finance Charges..... | 15.00 |
| 10. Time Balance..... | 166.00 |
| Payable in <u>15</u> equal monthly instalments of \$ <u>11.06</u> each, commencing one month from date hereof evidenced by note of even date herewith. | |

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Fisher Gas Appliances (Seal) Forest B. Clark (Seal)
J. C. Fisher (Seal) (Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT **LIBR 81** **PAGE 9** (CERTIFICATED
INDUSTRIAL **FILING COPY**
 17/106

CONDITIONAL SALE CONTRACT

81 PAGE

8 (TRIPPLICATE
FILING COPY)

4/28

To Stewart Music House 114 Greene Cumberland, Md. Seller
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)

From Angus Donaldson Wikan, Md. Purchaser
(Name) (Address) (City) (State)

Insert in this space itemized list of equipment showing:

[illegible]

| | |
|--|-----------|
| 1. Cash Price..... | \$ 250.00 |
| 2. Installation, Repair or Delivery Not Included in Cash Price..... | \$ |
| 3. Delivered Price | \$ 250.00 |
| 4. Cash on or before delivery..... | 38.00 |
| Allowance on Trade-In..... | \$ |
| Make and Model | |
| Total Down Payment..... | \$ 38.00 |
| 5. Unpaid Balance | \$ 212.00 |
| 6. Insurance—Total Cost to Buyer..... | \$ |
| Remise Insurance Coverage..... | |
| Extent of Coverage..... | \$ |
| Expire..... | |
| Payable to Holder of Contract and Purchaser as Interest May Appear..... | |
| 7. Recording Fee..... | 1.00 |
| 8. Principal Balance | \$ 213.00 |
| 9. Finance Charges..... | \$ 25.68 |
| 10. Total Balance..... | \$ 238.68 |
| Payable in 18 equal monthly instalments of \$ 13.26 each, commencing one month from date hereof evidenced by note of even date herewith. | |

Wikep, Md.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Stewart Music House (Seal)
(Dealer)
William R. Stewart (Seal)
(Owner, Officer or Firm Member)

P. Angus F. Donaldson (Seal)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P X Angus Donaldson (Seal)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT
INDUSTRIAL

(TRIPPLICATE)
(FILING COPY)

I17075

To The PRICHARD Corp FROSTBURG Date 4-22- 1952
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State) Seller.
From HARRY EDWARDS 62 Depot FROSTBURG MD.
(Name) (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 29 | 6200 | Hoover Sweeper | New | Hoover |
| | | | | |
| | | | | |
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- Cash Price 89.95 ~~89.95~~ 89.95
- Installation, Repair or Delivery Not Included in Cash Price \$
- Delivered Price 89.95
- Cash on or before delivery \$ 89.95
Allowance on Trade-In \$ 5.00
Make and Model
Total Down Payment 13.50
- Unpaid Balance 76.45
- Insurance - Total Cost to Buyer \$
Itemize Insurance Coverage
Extent of Coverage \$
Expires
Payable to Holder of Contract and Purchaser as Interest May Appear.
- Recording Fees \$ 7.50
- Principal Balance \$ 77.20
- Finance Charges \$ 7.75
- Time Balance \$ 84.95
Payable in 15 equal monthly instalments of \$ 5.66 each, commencing one month from date hereof evidenced by note of even date herewith.

Said chattels are to be kept or installed at (No.)

62 Depot St. (Street) Frostburg (City & State)

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignee until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignee from removing same from any premises to which they may be attached, upon any breach of this contract. Purchaser agrees that he will not mislead, secrete, sell, encumber, remove or otherwise dispose of or loss possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorneys' fees of Fifteen Per cent. (15%) of the unpaid balance of this contract is placed with an Attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance or legal process lawfully enter any premises where the chattels may be found, take possession of same and receive all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus. If Purchaser is delinquent in the payment of any instalments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per cent.

(5%) of the amount of the instalments delinquent or the sum of Five Dollars (\$5.00) whichever is the lower. Any action to enforce payment of said note or any indulgence granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative. This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract. This contract is subject to and enforceable in accordance with the provisions of Chapter 851, Laws of Maryland, 1941.

NOTICE TO BUYER

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Prichard Corp (SEAL) P. Harry Edwards (SEAL)
(Owner, Officer or Firm Member) (Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. P. Harry Edwards (SEAL)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

CONDITIONAL SALE CONTRACT
INDUSTRIAL

INDUSTRIAL

TUBER

81 PAC

11
I, 1070
TRIPPLICATE
FILING COPY

Date 4/23, 1952

To Stewart Music House 114 Greene Cumberland, Mis Seller
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)

From George S. Swing 148 Frost Ave., Frostburg, Md. State Purchase

Insert in this space itemized list of equipment showing:

[illegible]

\$ 160.00

148

Frost Ave., Frostburg, Md.

1. Cash Price \$ 160.00
 2. Installation, Repair or Delivery Not Included in Cash Price \$
 3. Delivered Price \$ 160.00
 4. Cash ~~to be~~ before delivery \$ 24.00
 Allowance on Trade-In \$
 Make and Model _____
 Total Down Payment \$ 24.00
 5. Unpaid Balance \$ 136.00
 6. Insurance—Total Cost to Buyer \$
 Itemize Insurance Coverage _____
 Extent of Coverage \$
 Expires _____
 Payable to Holder of Contract and Purchaser as Interest May Appear.
 7. Recording Fee \$ 1.00
 8. Principal Balance \$ 137.00
 9. Finance Charges \$ 16.54
 10. Time Balance \$ 153.54
 Payable in 18 equal monthly instalments of \$ 8.53 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating installment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Stewart Music House (Seal)

P. X George S. Ewing (Real)

(Seal)

(Purchaser Sign Here) _____ (Real)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

PX George S. Cuning (Seal)
(Purchaser High Mass)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT
INDUSTRIAL

(TRIPlicate
COPYING COPY)
117136

TO The Richard Corp (Corporate, Firm or Trade Name of Dealer) (Address) Frederick, Md (City) (State) 1953 (Date)
FROM George A. Hawkins (Name) (Address) 31st Pleasant St, City (City) (State) (Date) 4/28 Seller. Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|--------------|---------------|------------------------|-------------|---------------|
| <u>24212</u> | <u>XY0212</u> | <u>television</u> | <u>New</u> | <u>Zenith</u> |
| | | <u>Refrigerator</u> | | |
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1. Cash Price \$299.95
2. Installation, Repair or Delivery Not Included in Cash Price 31.25
3. Delivered Price \$331.20
4. Cash on or before delivery \$49.68
Allowance on Trade-In \$
Make and Model
Total Down Payment \$49.68
5. Unpaid Balance \$281.52
6. Insurance—Total Cost to Buyer \$
Itemize Insurance Coverage
Extent of Coverage \$
Expires
Payable to Holder of Contract and Purchaser as Interest May Appear 75
7. Recording Fee \$
8. Principal Balance \$282.27
9. Finance Charges \$33.74
10. Time Balance \$316.01
Payable in 18 equal monthly installments of \$17.56 each, commencing one month from date hereof evidenced by note of even date herewith.

31st Pleasant Frederick, Md

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted The Richard Corp (Seal) P George A. Hawkins (Seal)
Wm. R. Richard (Seal) (Owner, Officer or Firm Member) (Purchaser Sign Here) (Seal)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P George A. Hawkins (Seal) (Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
A.75
CONDITIONAL SALE CONTRACT
INDUSTRIAL

LIBER 81 PAGE 13
Date April 29th 1952
(REPLACES FILING COPY)
61137

To Schriber Co Inc 176 Park St. Cambridge, Mass. (City) (State)
From Lucy Bell Higgins 218 Columbia St. Cambridge, Mass. (City) (State)
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 91245 | 1519 | Washer | NEW | Whirlpool |
| | | | | |
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1. Cash Price.....\$169.50
2. Installation, Repair or Delivery Not Included in Cash Price.....\$3.40
3. Delivered Price.....\$173.30
4. Cash on or before delivery.....\$40.00
Allowance on Trade-In.....\$40.00
Total Down Payment.....\$40.00
5. Unpaid Balance.....\$133.30
6. Insurance—Total Cost to Buyer.....\$
Itemize Insurance Coverage.....
Extent of Coverage.....\$
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.....
7. Recording Fees.....\$1.00
8. Principal Balance.....\$133.30
9. Finance Charges.....\$14.80
10. Time Balance.....\$148.20
Payable in equal monthly installments of \$8.40 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Schriber Co Inc (Seal) P. Lucy Bell Higgins (Seal)
Madeline Wintermyer (Seal) Secretary
(Owner, Officer or Firm Member)
Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. Lucy Bell Higgins (Seal)
(Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

CONDITIONAL SALE CONTRACT
INDUSTRIAL

I 17149 (TRIPPLICATE)
(FILING COPY)

LIBER 81 PAGE 14

To HOMER APPLIANCE CO. (Address) 101 Madison St. (City) Chattanooga (State) TN Seller.
From HOWARD A. McNEEL (Address) Box 2 (City) Williams Rd (State) TN Purchaser.

Insert in this space itemized list of equipment showing:

[illegible]

| | | |
|---|----|-------------------|
| 1. Cash Price..... | \$ | 257 ⁰⁰ |
| 2. Installation, Repair or Delivery Not Included in Cash Price..... | \$ | 58 ⁰⁰ |
| 3. Delivered Price | \$ | 315 ⁰⁰ |
| 4. Cash on or before delivery..... | \$ | 22 ⁰⁰ |
| Allowance on Trade-In..... | \$ | |
| Make and Model | | 53 ⁰⁰ |
| Total Down Payment..... | \$ | |
| 5. Unpaid Balance..... | \$ | 294 ⁰⁰ |
| 6. Insurance—Total Cost to Buyer..... | \$ | |
| Itemize Insurance Coverage | | |
| Extent of Coverage..... | \$ | |
| Expires | | |
| Payable to Holder of Contract and Purchaser as Interest May Appear. | | |
| 7. Recording Fees | \$ | 100 ⁰⁰ |
| 8. Principal Balance | \$ | 93 ⁰⁰ |
| 9. Finance Charges | \$ | 35 ⁰⁰ |
| 10. Time Balance | \$ | 330 ⁰⁰ |
| Payable in _____ equal monthly instalments of \$ _____ each, commencing one month from date hereof evidenced by note of even date herewith. | | |

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: John G. H. [Signature] (Seal)
[Signature] (Seal)
[Signature] (Seal)
 (Name, Office or Firm Member)

P. Howard K. [Signature] (Seal)
[Signature] (Seal)
[Signature] (Seal)
 (Name, Office or Firm Member)

Witnessed and signed at the time of execution hereof by me, the undersigned, on this 1st day of January, 1964.

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P H. J. ... (Purchaser Sign Here) ... (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
LIBER 81 222 (RECORDED COPY)
INDUSTRIAL

To Schrieber Co. 176 Bald St Quincy Ill 101-2
(Corporate Firm or Trade Name of Dealer) (Address) (City) (State) Seller.
From Amos Metzfeldt - 317 Pearl St Quincy Ill
(Name) (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| #225 | 386210 | Whitfield Washer | New | Whitfield |
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|---|--------|
| 1. Cash Price | 129.95 |
| 2. Installation, Repair or Delivery Not Included in Cash Price | 2.60 |
| 3. Delivered Price | 132.55 |
| 4. Cash on or before delivery | |
| Allowance on Trade-In | 40.00 |
| Make and Model | |
| Total Down Payment | 40.00 |
| 5. Unpaid Balance | 92.55 |
| 6. Insurance - Total Cost to Buyer | |
| Itemize Insurance Coverage | |
| Extent of Coverage | |
| Expires | |
| Payable to Holder of Contract and Purchaser as Interest May Appear | |
| 7. Recording Fee | 1.00 |
| 8. Principal Balance | 92.55 |
| 9. Finance Charges | 11.75 |
| 10. Time Balance | 104.30 |
| Payable in equal monthly installments of \$10.43 each, commencing one month from date hereof evidenced by note of even date herewith. | |

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Amos Metzfeldt (Seal) Amos Metzfeldt (Seal)
(Name) (Address) (City) (State) (Purchaser's Name)

Modeline Wintermeyer (Seal) (Seal)
(Name) (Address) (City) (State) (Dealer's Name)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
 LIBER 81 PAGE 167¹ **CONDITIONAL SALE CONTRACT**
 INDUSTRIAL
 To: Schriener Co 176 Baltimore St. April 28th 1952
 (Company, Firm or Trade Name of Dealer) (Address) (City) (State) (Year)
 From: Sadie R. Mullan 176 Baltimore St. (City) (State) (Year)
 (Name) (Address) (City) (State) (Year) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 145 | 1678 | Washer | New | Whirlpool |
| | | | | |
| | | | | |
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| | |
|---|--------|
| 1. Cash Price..... | 169.95 |
| 2. Installation, Repair or Delivery Not Included in Cash Price..... | 2.40 |
| 3. Delivered Price..... | 172.35 |
| 4. Cash on or before delivery..... | 40.00 |
| Allowance on Trade-In..... | 40.00 |
| Make and Model..... | 40.00 |
| Total Down Payment..... | 132.35 |
| 5. Unpaid Balance..... | 132.35 |
| 6. Insurance—Total Cost to Buyer..... | |
| Itemize Insurance Coverage..... | |
| Extent of Coverage..... | |
| Expires..... | |
| Payable to Holder of Contract and Purchaser as Interest May Appear..... | 1.00 |
| 7. Recording Fees..... | 1.00 |
| 8. Principal Balance..... | 132.35 |
| 9. Finance Charges..... | 17.20 |
| 10. Time Balance..... | 149.15 |
| Payable in 18 equal monthly installments of \$8.28 each, commencing one month from date hereof evidenced by note of even date herewith. | |

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Schriener Co, Inc. (Seal) By: Sadie R. Mullan (Seal)
 (Dealer) (Purchaser Sign Here)
Madelene Wintermyer (Seal)
 (Owner, Officer or Firm Member) Secretary
 Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.
 NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. By: Sadie R. Mullan (Seal)
 (Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
A-75
CONDITIONAL SALE CONTRACT
INDUSTRIAL

LIBER 1249 PAGE 17
Date 4/27/52

To The Richmond Corp. (Corporate, Firm or Trade Name of Dealer) Frederick (City) Md. (State) Seller.
From Mrs. MAUDE RAFFERTY (Name) 69 Bowney St., Frederick (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 502E | 171985 | Washing Machine | New | Deafer |
| | | | | |
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1. Cash Price.....\$119.95
2. Installation, Repair or Delivery Not Included in Cash Price.....\$
3. Delivered Price.....\$119.95
4. Cash on or before delivery.....\$120.00
Allowance on Trade-In.....\$5.00
Make and Model.....
Total Down Payment.....\$120.00
5. Unpaid Balance.....\$102.95
6. Insurance—Total Cost to Buyer.....\$
Itemize Insurance Coverage.....
Extent of Coverage.....\$
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.
7. Recording Fees.....\$7.00
8. Principal Balance.....\$102.95
9. Finance Charges.....\$11.15
10. Time Balance.....\$114.10
Payable in 18 equal monthly instalments of \$6.34 each, commencing one month from date hereof evidenced by note of even date herewith.

69 Bowney St. Frederick, Md.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Richmond Corp. (Seal)
Wm. C. Richards (Seal)
(Owner, Officer or Firm Member)

P. Mrs. Maude Rafferty (Seal)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. Mrs. Maude Rafferty (Seal)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

E17118 (TRIPPLICATED
(FILING COPY)

Date 4/23, 1982
 The BERNHARD Corp FROSTBURY, INC Seller.
 (Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)
 from JOHN W. RANKIN REAR ENGINE, FROSTBURY, INC Purchaser.
 (Name) (Address) (City) (State)
 Insert in this space itemized list of equipment showing:

[illegible]

1. Cash Price.....\$259.32
2. Installation, Repair or Delivery Not Included in Cash Price.....\$
3. Delivered Price.....\$259.91
4. Cash on or before delivery.....\$20.00
- Allowance on Trade-In.....\$
- Make and Model.....
- Total Down Payment.....\$
5. Unpaid Balance.....\$
6. Insurance—Total Cost to Buyer.....\$
- Itemize Insurance Coverage.....
- Extent of Coverage.....\$
- Expires.....
- Payable to Holder of Contract and Purchaser as Interest May Appear.....
7. Recording Fees.....\$
8. Principal Balance.....\$
9. Finance Charges.....\$
10. Time Balance.....\$
- Payable in _____ equal monthly installments of \$_____ each, commencing one month from date hereof evidenced by note of even date herewith.

11-20 Road Flourishing, Ind.

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Richard Corp (Seal)
Wm B Richard (Seal)
 (Owner, Officer or Firm Member)

P John William Rankin (Seal) ✓
Anna Marie Rankin (Seal) x

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. John William Rankin (Seal) ✓
 (Purchaser Sign Here)
Anna Marie Rankin (Seal) x

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT
INDUSTRIAL

17072
61 MAY 19
(TRIPPLICATE)
(Selling Copy)

To The Peirhard Corp. Frostburg (Corporate, Firm or Trade Name of Dealer) (Address) (City) (State) Seller.
From Carl Stevens Zilmann Frostburg MD (Name) (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 62 | 1871960 | Sweeper | New | HOOVER |
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- Cash Price: \$119.90
- Installation, Repair or Delivery Not Included in Cash Price: \$
- Delivered Price: \$119.90
- Cash on or before delivery \$1700
Allowance on Trade-In \$
Make and Model
Total Down Payment \$1800
- Unpaid Balance: \$101.90
- Insurance—Total Cost to Buyer: \$
Itemize Insurance Coverage:
Extent of Coverage: \$
Expires:
Payable to Holder of Contract and Purchaser as Interest May Appear.
- Recording Fee: \$75
- Principal Balance: \$10263
- Finance Charges: \$1218
- Time Balance: \$11483
Payable in 12 equal monthly installments of \$957 each, commencing one month from date hereof evidenced by note of even date herewith.

Said chattels are to be kept or installed at (No.)

(Street) Zilmann (City & State)

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignee until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignee from removing same from any premises to which they may be attached upon any breach of this contract. Purchaser agrees that he will not mislead, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorney's fees of Fifteen Per cent. (15%) of the unpaid balance if this contract is placed with an Attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance or legal process lawfully enter any premises where the chattels may be found, take possession of same and retain all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus. If Purchaser is delinquent in the payment of any installments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per cent.

(5%) of the amount of the installments delinquent or the sum of Five Dollars (\$5.00) whichever is the less.
Any action to enforce payment of said note or any indulgence granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative.
This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.
This contract is subject to and enforceable in accordance with the provisions of Chapter 551, Laws of Maryland, 1941.

NOTICE TO BUYER

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Peirhard Corp. (SEAL)
Wm. Zilmann (SEAL)
(Owner, Officer or Firm Member)

P. Carl Stevens (SEAL)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. Carl Stevens (SEAL)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)

CONDITIONAL SALE CONTRACT
INDUSTRIAL

(TRIPlicate)
(FILING COPY)

81 ME 2075
To The Prichard Corp. Frederburg, Md. (City) (State) Seller.
From Lawrence Sweetser 73 Hill St. Frederburg, Md. (City) (State) Purchaser.
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|----------------------------------|-------------|--------------|
| L-6 | 709167 | Automatic Washer (Laundromat) | New | Westinghouse |
| | | | | |
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1. Cash Price..... \$ 200.00
2. Installation, Repair or Delivery Not
Included in Cash Price.....
3. Delivered Price..... \$ 299.95
4. Cash on or before delivery..... \$ 50.00
Allowance on Trade-In.....
Make and Model.....
Total Down Payment..... \$ 50.00
5. Unpaid Balance..... \$ 249.95
6. Insurance—Total Cost to Buyer.....
Remise Insurance Coverage.....
Extent of Coverage.....
Expires.....
Payable to Holder of Contract and
Purchaser as Interest May Appear.....
7. Recording Fees..... \$ 7.50
8. Principal Balance..... \$ 250.70
9. Finance Charges..... \$ 30.14
10. Time Balance..... \$ 280.84
Payable in 12 equal monthly instalments
of \$ 15.60 each, commencing one month from
date hereof evidenced by note of even date herewith.

73 Hill

Frederburg, Md.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Prichard Corp. (Seal) P Lawrence Sweetser (Seal)
Wm. Prichard (Seal) (Purchaser Sign Here) (Seal)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and
Purchaser's Copy.

P Lawrence Sweetser (Seal)
(Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

975

LIBERTY

81 PAGE 21
I17071
(TRIPPLICATE
ING COPY)

Insert in this space itemised list of equipment showing:

[illegible]

1. Cash Price _____ \$ 295.00

2. Installation, Repair or Delivery Not Included in Cash Price _____ \$ _____

3. Delivered Price _____ \$ 295.00

4. Cash on or before delivery \$ 45.00
Allowance on Trade-In _____
Make and Model _____
Total Down Payment _____ \$ 45.00

5. Unpaid Balance _____ \$ 263.00

6. Insurance—Total Cost to Buyer _____ \$ _____
Itemize Insurance Coverage _____
Extent of Coverage _____ \$ _____
Expires _____
Payable to Holder of Contract and Purchaser as Interest May Appear.

7. Recording Fees _____ \$ 1.00

8. Principal Balance _____ \$ 261.00

9. Finance Charges _____ \$ 50.16

10. Time Balance _____ \$ 261.16
Payable in 18 equal monthly installments
of \$ 15.62 each, commencing one month from
date hereof evidenced by note of even date herewith

Maple Frostburg, Md.

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating installment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Stewart Music House (Seal)
 (Dealer)
Malcolm A. Stewart (Seal)
 (Owner, Officer or Firm Member)

PX Harry E. Thomas (Seal)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

PX Narby & Thomas (Seal)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT
INDUSTRIAL

I 17095
(TRIPPLICATE)
(FILING COPY)

To: Enterprise Investment Co. Inc., 170 N. Centre St., Cumberland, Md. Seller.
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)
From: Yogas Liquor Store, Inc., 25 N. Liberty St., Cumberland, Md. Purchaser.
(Name) (Address) (City) (State)
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|---------------|--|-------------|-------------------------|
| 2222 | 67109-013-031 | Sylvania Television Receiver 20" Table Style Cabinet with Halolight. | | Sylvania Electric Prod. |
| | | | | |
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1. Cash Price, including sales tax \$409.07
2. Installation, Repair or Delivery Not Included in Cash Price \$
3. Delivered Price \$409.07
4. Cash on or before delivery \$100.00
Allowance on Trade-In \$
Make and Model \$
Total Down Payment \$100.00
5. Unpaid Balance \$309.07
6. Insurance—Total Cost to Buyer \$
Itemize Insurance Coverage \$
Extent of Coverage \$
Expires \$
Payable to Holder of Contract and Purchaser as Interest May Appear.
7. Recording Fee \$1.50
8. Principal Balance \$310.57
9. Finance Charges \$9.50
10. Time Balance \$320.07
Payable in 12 equal monthly installments of \$26.67 each, commencing one month from date hereof evidenced by note of even date herewith.

N. Liberty Cumberland

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating installment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Enterprise Investment Co. Inc. (Seal) P. Yogas Liquor Store, Inc. (Seal)
(Owner, Office or Firm Name) (Seal) (Purchaser Sign Here) (Seal)
Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.
NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 28, 1952 at 8:30 A.M.)
A-75
CONDITIONAL SALE CONTRACT
INDUSTRIAL USER 81 PAGE 25
Date 5/29/52 1952
To SCHRIVER Co. Inc. 176 Rait St. C. Md. Seller.
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)
From MRS. EDITH WAGNER 517 GREENE ST. Cumberland, Md. Purchaser.
(Name) (Address) (City) (State)

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|------------|------------|------------------------|-------------|--------------|
| ALC 626 | 758091 | SEWING MACHINE | NEW | W |
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1. Cash Price..... \$700.00
2. Installation, Repair or Delivery Not Included in Cash Price..... \$4.00
3. Delivered Price..... \$704.00
4. Cash on or before delivery..... \$34.00
Allowance on Trade-In..... \$34.00
Make and Model.....
Total Down Payment..... \$34.00
5. Unpaid Balance..... \$670.00
6. Insurance—Total Cost to Buyer.....
Itemize Insurance Coverage.....
Extent of Coverage.....
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.....
7. Recording Fee..... \$1.00
8. Principal Balance..... \$636.00
9. Finance Charges..... \$20.44
10. Time Balance..... \$656.44
Payable in 18 equal monthly instalments of \$36.47 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Schriver Co. Inc. (Seal) P. MRS. EDITH WAGNER (Seal)
(Dealer) (Purchaser Sign Here)

Madelaine Weathermyer (Seal)
(Owner, Officer or Firm Member) Secretary

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. P. MRS. EDITH WAGNER (Seal)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)
81 MAY 24
CONDITIONAL SALE CONTRACT
INDUSTRIAL
Date 4.17.52
(TRIPlicate FILING COPY)
To The PRICHARD CORP. FROSTBURG. (Address) (City) (State) Seller.
From C. GILBERT WINNER 90 W. MAIN ST FROSTBURG MD. (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| SC19 | 413251 | REFRIGERATOR | NEW | Westinghouse |
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1. Cash Price.....\$299.95
2. Installation, Repair or Delivery Not Included in Cash Price.....
3. Delivered Price.....\$299.95
4. Cash on or before delivery.....
Allowance on Trade-In.....\$50.00
5. Make and Model.....
Total Down Payment.....\$200.00
6. Unpaid Balance.....\$249.95
7. Insurance—Total Cost to Buyer.....
Itemize Insurance Coverage.....
Extent of Coverage.....
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.....
8. Recording Fee.....\$7.00
9. Principal Balance.....\$250.70
10. Finance Charges.....\$20.14
11. Time Balance.....\$280.14
Payable in 12 equal monthly installments of \$23.34 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Prichard Corp. (Seal) P. C. Gilbert Winner (Seal)
Wm. B. Prichard (Seal) (Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 8th 1952 at 8:30 A.M.)

975

I 17096
RECORDING MEMORANDUM
LIBER 81 PAGE 25

MARYLAND RECORDING MEMORANDUM
OF CONDITIONAL SALE

Central Fire Station, Cumberland

Vincent H. Wegman and

THIS MEMORANDUM WITNESSETH: That Harold H. Hipsley (trustees)

(Name of Purchaser or Purchasers)

of Liberty & Frederick Sts in the City of Cumberland, County of Alleg.

(Number and Street Address of Purchaser)

State of Maryland, has entered into a conditional sale contract with Enterprise Amusement Co. I

(Name of Dealer)

of 170 N. Centre St for the purchase of the following goods and chattels:

(Number and Street Address of Dealer)

One (1) 2221M, Serial #8705-143-033

20" Sylvania Television Receiver

The date of the said contract is 4/24/52 194 ; the amount due thereon is
\$ 189.00 payable in 12 equal and consecutive monthly instalments of \$ 15.75
each, all payable the same date of each month, the first payable May 24, 1952, 194 .

Vincent H. Wegman
Harold H. Hipsley

Vendor's
(Purchaser's)
Signature

US 64-18 20

MEMORANDUM TO BE RECORDED

Memorandum of Conditional Sale Contract reserving title to the chattels hereinafter set forth.

Vendor The Light & Decker Co.

Vendee Frank Cantor, E.

Address 49 Green St., Cumberland, Md.

Date of Contract April 26, 1952

Amount Due Thereon \$664.20

When and How Payable twelve consecutive monthly payments of \$53.35 commencing one month from date hereof.

Description of Goods and Chattels covered hereby

| Motor Truck | | | | |
|-------------|---|------------------|---------------------|-----------------------|
| Quantity | Make | Model No. | Chassis No. | Engine No. |
| Quantity | McCormick-Deering Tractor | Model | Tractor No. | Engine No. |
| Quantity | International Industrial Tractor | Model | Tractor No. | Engine No. |
| Quantity | International TracTracTor | Model | Tractor No. | Engine No. |
| Quantity | International Power Unit | Model | | Engine No. |
| Quantity | McCormick-Deering Cream Separator | Model | Serial No. | |
| Quantity | McCormick-Deering Milker | Power Unit | Milker Unit | |
| Quantity | Engine or Electric | Single or Double | | |
| Quantity | One Willys Jeep Station Wagon 1948 Model A 63 | Serial 62523 | | |
| Quantity | Make | Kind | (Description and/or | Model No. Serial No.) |
| Quantity | Make | Kind | (Description and/or | Model No. Serial No.) |

Conditional Sale

From Frank Cantone

To The Second National Bank of Cumberland
Cumberland, Maryland, Assignee

The Light and Decker Company

The Light & Decker Co.

FILED FOR RECORD

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MEMORANDUM TO BE RECORDED

Memorandum of Conditional Sale Contract reserving title to the chattels hereinafter set forth.

Vendor The Light & Decker Co.
 Vendee Charles C. Miller
 Address P.O. #1 Box 287A Haverhill, Md.
 Date of Contract April 28, 1952
 Amount Due Thereon \$418.08
 When and How Payable 12 consecutive monthly payments of \$34.84
commencing June 15, 1952

Description of Goods and Chattels covered hereby

| Quantity | Make | Model No. | Chassis No. | Engine No. |
|----------|-----------------------------------|------------|--------------------------------|-------------|
| | Motor Truck | | | |
| Quantity | McCormick-Deering Tractor | Model | Tractor No. | Engine No. |
| Quantity | International Industrial Tractor | Model | Tractor No. | Engine No. |
| Quantity | International Tractor | Model | Tractor No. | Engine No. |
| Quantity | International Power Unit | Model | Tractor No. | Engine No. |
| Quantity | McCormick-Deering Cream Separator | Model | Serial No. | |
| Quantity | McCormick-Deering Milker | Power Unit | Single or Double | Milker Unit |
| Quantity | Model 37 Smoke Elevator | Kind | (Description and/or Model No.) | Serial No. |
| Quantity | Make | Kind | (Description and/or Model No.) | Serial No. |

WITNESS:

John O. Decker

The Light & Decker Co.
John O. Decker (SEAL)
 Vendor
Charles C. Miller (SEAL)
 Vendee

012

the property therein described.

Dated this 28th day of April 1952
The Light & Sucker Co.
Post Office (SEAL)

| Quantity | Model | Description | Model No. | Weight (Lbs.) |
|----------|-----------|----------------------------------|-----------|---------------|
| 1 | Model 100 | McCormick-Diesel Tractor | Model 100 | 1000 |
| 1 | Model 100 | International Industrial Tractor | Model 100 | 1000 |
| 1 | Model 100 | International Tractor | Model 100 | 1000 |
| 1 | Model 100 | International Power Unit | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Cream Separator | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Milking Machine | Model 100 | 1000 |
| 1 | Model 100 | Power Unit | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Cream Separator | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Milking Machine | Model 100 | 1000 |
| 1 | Model 100 | Power Unit | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Cream Separator | Model 100 | 1000 |
| 1 | Model 100 | McCormick-Diesel Milking Machine | Model 100 | 1000 |
| 1 | Model 100 | Power Unit | Model 100 | 1000 |

The Light and Decker Company

TIV

TIV

81 MAY 30

CONDITIONAL SALES CONTRACT

Robert D. Knieriem, t/a
 Seller, Bob's Radio Service of 69 E. Main St.,
Frostburg Maryland, hereby agrees to sell and install, and to furnish all labor and materials
 necessary to complete installation on the premises of Buyer, at R.F.D. 2, Box 209 (Morantown)
Frostburg Maryland, and Buyer agrees to purchase, upon the terms and conditions hereinafter
 set forth, the property described below, complete with standard attachments and equipment, viz:

| Quantity | Model | Description of Merchandise |
|----------|-------|--|
| One | 17T6G | Motorola T. V. Receiver, serial no. 668 557 |
| One | MB-2 | Masco T. V. Booster, together with complete fittings, etc., for installation and operation. |

Note: Include brief description of attachments and equipment

All of the above property is hereinafter referred to as "Equipment."

(1) Cash price \$ 335.08

(2) Charges for delivery, installation, repair or other services (if any) \$

(3) Total cash selling price (sum of above items) \$ 335.08

(4) Down Payment \$ 100.08

Cash \$ 100.08

Trade-in allowance \$

Make Size Model Serial No. 235.00

(5) Unpaid balance of cash price [Item (3) less item (4)] \$

(6) Insurance (None) \$ 3.00

(7) Recording fee \$

(8) Principal balance [Sum of Items (5), (6) and (7)] \$ 238.00

(9) Finance Charge \$ 14.30

(10) Total Balance Due [Sum of Items (8) and (9)] \$ 252.30

which Buyer agrees to pay to Seller in 11 successive monthly installments of \$ 21.00 each, beginning
 on June 6, 1952 1952 and a final installment or the balance of \$ 21.30 on May 6, 1953
 1953

The following collateral security has been taken for the Buyer's obligation under this Agreement:

To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Seller, and hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Covenants and Warranties of Buyer."

Buyer, after thorough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is expressly understood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualify the terms of this Agreement, except such warranties and/or guarantees which may be set forth in a paper writing duly executed by Seller and attached hereto or issued in connection herewith.

NOTICE TO BUYER

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State law regulating installment sales, you have certain rights, among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Executed and delivered this 6th. day of May 1952 at Frostburg, Maryland.

Robert D. Knieriem (SEAL) (Husband) C. Allen Harden (SEAL) Buyer
 Robert D. Knieriem, t/a (Wife) Elizabeth M. Harden (SEAL) Signs
 By Bob's Radio Service (Bob's Radio Service)

Undersigned Buyer acknowledges that he received, at the time of execution of the above contract, an exact copy thereof, completely filled in.

(Wife) Elizabeth M. Harden (SEAL) Buyer Signs
 (Husband) C. Allen Harden (SEAL) Buyer Signs

SEE REVERSE SIDE FOR AGREEMENTS, COVENANTS AND WARRANTIES OF BUYER

Conditional Sales Contract

BETWEEN

C. Glen Harden and
Elizabeth M. Harden, his wife,

AND

Robert D. Knieriem, t/a
Bob's Radio Service

ASSIGNED TO

THE FIDELITY SAVINGS BANK
OF FROSTBURG,
ALLEGANY COUNTY, MD.

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FOR VALUE RECEIVED, Robert D. Knieriem, t/a Bob's Radio Service Seller
in the Conditional Sales Contract on the reverse side hereof, hereby sells, assigns, and transfers to THE FIDELITY SAVINGS
BANK OF FROSTBURG, Allegany County, Md., said contract and all right, title and interest in and to the property therein
described and all rights and remedies thereunder, including the right to collect all installments due thereon and the right either
in assignee's own behalf or in the name of Robert D. Knieriem, t/a Bob's Radio Service
Seller, to take all such proceedings, legal or otherwise, as Seller might have taken save for this assignment. Seller warrants that
the contract is genuine; that the statements contained therein are true to the best of its knowledge, information and belief and
that the Equipment covered thereby has been delivered to, and accepted by, Buyer.

WITNESS the signature and seal of Seller at Frostburg, Md. this 6th day of May, 1952

19

Robert D. Knieriem, t/a
Bob's Radio Service

Seller
Signs

USE 81 32

CONDITIONAL SALE CONTRACT

(TRIPPLICATE)
(FILING COPY)

(Filed and Recorded May 8th 1952 at 11:00 A.M.)

To Joseph S. Karp & Bros. Inc. 125 S. Mechanic St. Chesapeake, Md.
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)
From Ed's Snack Bar Mt. Savage, Md.
(Name) (Address) (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|--|-------------|--------------|
| | 1 | Perlick 2 keg draft system with water system & Cornallium air compressor | new | Perlick |
| | 1 | Perlick Cooler #102433 | " | Perlick |
| | 1 | National J Compt. sink | " | National |
| | 1 | 3 way faucet | " | Perlick |
| | 1 | Nylon Brush Set | " | " |

1. Cash Price: \$1587.79
2. Installation, Repair or Delivery Not Included in Cash Price: \$
3. Delivered Price: \$1587.79
4. Cash on or before delivery \$
Allowance on Trade-In \$
Make and Model \$
Total Down Payment \$100.00
5. Unpaid Balance: \$1487.79
6. Insurance--Total Cost to Buyer \$
Itemize Insurance Coverage \$
Extent of Coverage \$
Expires \$
Payable to Holder of Contract and Purchaser as Interest May Appear.
7. Recording Fees \$1.25
8. Principal Balance \$
9. Finance Charges \$
10. Time Balance \$1500.56
Payable in 8 quarterly installments of \$187.57 each, commencing one month from date hereof evidenced by note of even date herewith.

Said chattels are to be kept or installed at (No.)

Mt. Savage (Street) Md. (City & State)

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignee until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignee from removing same from any premises to which they may be attached, upon any breach of this contract. Purchaser agrees that he will not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorney's fees of Fifteen Per Cent. (15%) of the unpaid balance if this contract is placed with an Attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance or legal process lawfully enter any premises where the chattels may be found, take possession of same and retain all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder. Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

If Purchaser is delinquent in the payment of any installments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per Cent. (5%) of the amount of the installments delinquent or the sum of Five Dollars (\$5.00) whichever is the lesser.

Any action to enforce payment of said note or any indulgences granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative.

This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.

This contract is subject to and enforceable in accordance with the provisions of Chapter 851, Laws of Maryland, 1941.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted Joseph S. Karp & Bros. Inc. (Seal)

J. S. Karp (Seal)
(Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

Ed's Snack Bar (Seal)
(Purchaser Sign Here)

Ed's Snack Bar (Seal)

Ed's Snack Bar (Seal)

Ed's Snack Bar (Seal)

Ed's Snack Bar (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

CONDITIONAL SALE CONTRACT

INDUSTRIAL

(Filed and Recorded May 8th 1952 at 11:00 A.M.)

LIBER 61-10-33
Date APR 11 1952

To Joseph S. Ward & Bros., Inc. 125 S. Mechanic St. Cumberland, Md. Seller.
(Corporate Firm or Trade Name of Dealer) (Address) (City) (State)

From D. A. V. Frostburg, Maryland 534 E. Main St. Purchaser.
(Name) (Address) (City) (State)

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|--------------------------------------|-------------|-----------------------------|
| | | 1 Beer Cooler | New | Em Ideal Cooler Corporation |
| | | 6' installed with 1 G.E. Sealed Unit | | |

| | |
|---|--------|
| 1. Cash Price | 620.00 |
| 2. Installation, Repair or Delivery Not Included in Cash Price | 19.80 |
| 3. Delivered Price | 639.80 |
| 4. Cash on or before delivery \$ | |
| Allowance on Trade-In \$ | |
| Make and Model | |
| Total Down Payment | 25.00 |
| 5. Unpaid Balance | 614.80 |
| 6. Insurance—Total Cost to Buyer | 4.80 |
| Itemize Insurance Coverage | |
| Extent of Coverage \$ | |
| Expires | |
| Payable to Holder of Contract and Purchaser as Interest May Appear | |
| 7. Recording Fees | 1.25 |
| 8. Principal Balance | |
| 9. Finance Charges | |
| 10. Time Balance | 664.85 |
| Payable in <u>daily</u> <u>evenly</u> installments of \$ <u>1.50</u> each, commencing one month from date hereof evidenced by note of even date herewith. | |

Said chattels are to be kept or installed at (No.) 534 E. Main St. (Street) Frostburg, Md. & State

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignees until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignees from removing same from any premises to which they may be attached, upon any breach of this contract. Purchaser agrees that he will not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any person, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorneys' fees of Fifteen Per Cent. (15%) of the unpaid balance if this contract is placed with an Attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance or legal process, lawfully enter any premises where the chattels may be found, take possession of same and retain all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

If Purchaser is delinquent in the payment of any installments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per Cent. (5%) of the amount of the installments delinquent or the sum of Five Dollars (\$5.00) whichever is the lesser.

Any action to enforce payment of said note or any indulgences granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative. This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.

This contract is subject to and enforceable in accordance with the provisions of Chapter 861, Laws of Maryland, 1941.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: J. S. Ward & Bros., Inc. (Seal)
J. S. Lawrence (Seal)
(Owner, Officer or Firm Member)

P. Edgar Shumake (Seal)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

P. Edgar Shumake (Seal)
(Purchaser Sign Here)

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

USE 81-34

CONDITIONAL SALE CONTRACT

INDUSTRIAL

(Filed and Recorded May 8th 1952 at 11:00 A.M.) March 28, 1951

To: Joseph S. Karp & Brothers, Inc., 125 S. Mechanic St., Cumberland, Md. Seller.
 From: Polish Mountain Inn (Mr. & Mrs. Fred J. Taylor), Flintstone, Maryland. Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|--|-------------|-----------------|
| BE-36, | | Kold Draft Beverage Cooler with heavy duty & Lehman Compressor | New | Bea Draft Corp. |
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|---|-----------|
| 1. Cash Price | \$ 867.00 |
| 2. Installation, Repair or Delivery Not Included in Cash Price | |
| 3. Delivered Price | \$ 867.00 |
| 4. Cash on or before delivery \$ | |
| Allowance on Trade-In \$ | |
| Make and Model | |
| Total Down Payment | \$ 57.00 |
| 5. Unpaid Balance | \$ 810.00 |
| 6. Insurance—Total Cost to Buyer | \$ 6.72 |
| Itemize Insurance Coverage | |
| Extent of Coverage \$ | |
| Expires | |
| Payable to Holder of Contract and Purchaser as Interest May Appear | |
| 7. Recording Fees | \$ 1.25 |
| 8. Principal Balance | \$ 817.97 |
| 9. Finance Charge | \$ 817.97 |
| 10. Time Balance | |
| Payable in <u>12</u> equal <u>Monthly</u> installments of \$ <u>1.25</u> each, commencing one month from date hereof evidenced by note of even date herewith. | |

Said chattels are to be kept or installed at (No.) Polish Mt. In Flintstone, Maryland. (City & State)

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignee until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignee from removing same from any premises to which they may be attached, upon any breach of this contract. Purchaser agrees that he will not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorney's fees of Fifteen Per Cent. (15%) of the unpaid balance if this contract is placed with an attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance of legal process lawfully enter any premises where the chattels may be found, take possession of same and retain all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale, the proceeds less all expenses shall be credited on the amount payable hereunder; Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

If Purchaser is delinquent in the payment of any installments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per Cent. (5%) of the amount of the installments delinquent or the sum of Five Dollars (\$5.00) whichever is the lesser.

Any action to enforce payment of said note or any indulgence granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative. This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.

This contract is subject to and enforceable in accordance with the provisions of Chapter 851, Laws of Maryland, 1941.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating installment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: J. S. KARP & BROS INC (Seal)

F. J. Taylor (Seal)

J. S. Karp (Seal)

F. J. Taylor (Seal)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

F. J. Taylor (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

Mimeo 239

(Filed and Recorded May 9th 1952 at 3:40 P.M.)

MEMORANDUM OF CONDITIONAL CONTRACT

LIBER 81 PAGE 25

NO. _____

NOTICE IS HEREBY GIVEN: That T. E. Dunn, Jr. Purchaser,
of 323 Springdale St., Cumberland, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on May 5, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; 30 Gal Rex XL Water Heater

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 165.06),
upon which remains unpaid the sum of (\$ 155.06), payable in 23
monthly installments of (\$ 6.46) per month, the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract.

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 6, 1952 by Carl C. Robbins, Dist. Mgr.
Carl C. Robbins, District Manager

Mimeo 239

LIBER 81 PAGE 36

(Filed and Recorded May 9th 1952 at 3:40 P.M.)

MEMORANDUM OF CONDITIONAL CONTRACT

NO. _____

NOTICE IS HEREBY GIVEN: That Donald S. Grev Purchaser,
of 3 Race St., Cumberland, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on May 2, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; HR 815 Servel Refrigerator RMD

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 282.00),
upon which remains unpaid the sum of (\$ 232.00), payable in 11
monthly installments of (\$ 19.33) per month, the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract.
and 1 @ 19.37

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 6, 1952 by Carl C. Robbins, District Manager

Mimeo 239

(Filed and Recorded May 9th 1952 at 3:40 P.M.)

UBER

81 PAGE 37

MEMORANDUM OF CONDITIONAL CONTRACT

NO. _____

NOTICE IS HEREBY GIVEN: That Nita Harrison Purchaser,
of Winchester Rd. Cresantown, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on April 23, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; HR 816 Serrel RH D

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$222.47),
upon which remains unpaid the sum of (\$222.47), payable in 17
monthly installments of (\$12.35) per month, the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract.
and 1 @ 12.52

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 5, 1952 by Carl C. Robbins, District Manager

Mimeo 239

(Filed and Recorded May 9th 1952 at 3:40 P.M.)

LIBER 81 PAGE 38

MEMORANDUM OF CONDITIONAL CONTRACT

NO. _____

NOTICE IS HEREBY GIVEN: That George Katsanie Purchaser,
of 105 E. Main St., Frostburg, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Frostburg, Md. did on May 1, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit;

30 Gal. XL Water Heater

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 176.02),
upon which remains unpaid the sum of (\$166.02), payable in 14
monthly installments of (\$ 11.06) per month, ^{and 1st at \$11.18} the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract.

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Frostburg, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 1, 1952 by Carl C. Robbins, District Manager
Carl C. Robbins CR

Mimeo 239

(Filed and Recorded May 9th 1952 at 3:40 P.M.) UBER 81 PAGE 39
MEMORANDUM OF CONDITIONAL CONTRACT

NO. _____

NOTICE IS HEREBY GIVEN: That D. A. Langer Purchaser,
of 505 N. Centre St. Cumberland, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on Apr. 21, 1952. make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; BR 815 Servel Refrigerator

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 290.45),
upon which remains unpaid the sum of (\$279.55), payable in 17
monthly installments of (\$15.53) per month, the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract. ^{and 1 @ 15.54}

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 5, 1952 by Carl C. Robbins, Dist. Mgr.
Carl C. Robbins, Dist. Mgr.

Mimeo 239

(Filed and Recorded May 9th 1952 at 3:40 P.M.)

LIBER 81 PAGE 40

MEMORANDUM OF CONDITIONAL CONTRACT

NO. _____

NOTICE IS HEREBY GIVEN: That William L. Schute Purchaser,
of 633 Bedford St. Cumberland, Md. and CUMBERLAND AND ALLEGHENY GAS COMPANY
Dealer, of Cumberland, Md. did on May 1, 1952 make a conditional
Sales Contract with the reservation of title, covering the following
described personal property to-wit; BR 816 Servel Refrigerator

It is specifically agreed and understood that under the terms of
said Conditional Sale Contract, that possession of the above described
personal property is to be delivered to the purchaser above referred
to and that the absolute legal title in said personal property is to
remain in CUMBERLAND AND ALLEGHENY GAS COMPANY, Dealer.

The total amount of the Conditional Sale Contract is (\$ 329.70),
upon which remains unpaid the sum of (\$ 326.15), payable in 17
monthly installments of (\$ 18.11) per month, the first payment to be
made one month from the date of the execution of said Conditional Sale
Contract.

The Conditional Sale Contract herein mentioned was given before
the goods described in and covered by it were placed on the premises
leased or owned by the purchaser.

Dated at Cumberland, Md. CUMBERLAND AND ALLEGHENY GAS COMPANY
this May 6, 1952 by Carl C. Robbins, District Manager

148R 81 MAY 42

THE FOLLOWING PROVISIONS ARE PART OF THE CONTRACT
SIGNED ON THE OTHER SIDE BY CUSTOMER AND DEALER:

Title to the car is retained by the holder hereof (meaning Seller, or Universal C.I.T. Credit Corporation [hereinafter called "Universal C.I.T."]) if this contract is assigned to it, until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such forms and amounts as the holder may require. Customer hereby assigns to the holder any moneys not in excess of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder as attorney in fact to indorse any draft if holder purchases such insurance, it will out of its funds pay all premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this contract; to keep the car free from liens; to pay all lawful delinquency and collection and other charges; that all equipment, tires, accessories and parts shall become part of the car by accession; not to sell or encumber the car or use it for hire or illegally; to settle all claims against Seller directly with Seller and not to set up any such claim in any action brought by Universal C.I.T.; to send notice by registered mail to the holder within 24 hours after repossession if Customer claims that any articles not included herein were contained in the car at the time of repossession. If Customer defaults on any obligation under this contract, the full balance shall without notice become due and payable in accordance with law, together with an amount not exceeding 15% as attorney's fees, if this contract is placed with an attorney. Customer agrees in any such case to pay said amount or, at holder's election, to deliver the car to the holder, and holder may, without notice or demand for performance or legal process, lawfully enter any premises where the car may be found, take possession of it and custody of anything found in it, and retain all payments as compensation for use of the car while in Customer's possession. The car may be held and sold in accordance with law with or without notice, at private or public sale (at which the holder may purchase) with or without having the car at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Customer shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

Customer acknowledges that Seller is not Universal C.I.T.'s agent. All payments are due at Universal C.I.T.'s office, New York, Chicago or San Francisco. Waiver of any default shall not be a waiver of any other default. No change in this contract shall be binding unless in writing signed by an officer of Universal C.I.T. The holder's rights and remedies hereunder are cumulative. No agreement, representation or warranty, oral or written, express or implied, shall be binding on the holder unless expressly contained herein.

Customer acknowledges that Seller is not Universal C.I.T.'s agent. All payments are due at Universal C.I.T.'s office, New York, Chicago or San Francisco.

Waiver of any default shall not be a waiver of any other default. No change in this contract shall be binding unless in writing signed by an officer of Universal C.I.T. The holder's rights and remedies hereunder are cumulative.

No agreement, representation or warranty, oral or written, express or implied, shall be binding on the holder unless expressly contained herein.

DEALER'S ASSIGNMENT

We hereby sell and assign the foregoing contract and all interest in the car, and our rights under any guaranty, to UNIVERSAL C.I.T. CREDIT CORPORATION (hereinafter termed "Universal C.I.T."), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. in its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant that: the contract is genuine; the cash payment and/or the trade-in allowance were received; all statements of facts therein are true; we have good title to the car free of all liens and encumbrances; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or value of said contract; a true copy of said contract was duly delivered to Customer; Certificate of Title showing lien or encumbrance in favor of Universal C.I.T. has been or will be forthwith applied for if required by law. We waive all demands and notice of default and consent that without notice to us Universal C.I.T. may extend time to or compound or release any rights against Customer or any other obligor. If we execute any foregoing guaranty, the words "without recourse as to Customer's obligation of payment" are deemed deleted.

(See other side for Dealer's signature to assignment.)

Calvin W. Dwyer
To: David A. Dwyer
Dwelling Bldg.

FILED FOR RECORD
MAY 10 1942
at 10:30 A.M.
and same day Registered in Liber
No. 1000
Filed
at the
Clerk of the
County of Allegany
Maryland, and
the
City of
Baltimore

Universal C.I.T. Corp. Liberty, D.C. Bldg. City

SEE REVERSE SIDE FOR AGREEMENTS, COVENANTS AND WARRANTIES OF BUYER

CONDITIONAL SALES CONTRACT

LIBER 81 MAY 43

Robert D. Knieriem, t/a
Seller, - Bob's Radio Service of 69 E. Main St.
Frostburg (City) Maryland, hereby agrees to sell and install, and to furnish all labor and materials necessary to complete installation on the premises of Buyer, at Columbia Street,
Mt. Savage, (City) Maryland, and Buyer agrees to purchase, upon the terms and conditions hereinafter set forth, the property described below, complete with standard attachments and equipment, viz:

| Quantity | Model | Description of Merchandise |
|----------|----------|---|
| One | 17 T 6 P | Motorola T V Receiver, serial 851 864 |
| One | MB - 2 | Masco T.V. Booster, Equipment and antenna for installation & operation |

Note: Include brief description of attachments and equipment

| | | | | | |
|---|---|------|-------|------------|--------|
| All of the above property is hereinafter referred to as "Equipment." | | | | | 308.71 |
| (1) | Cash price | | | | 30.00 |
| (2) | Charges for delivery, installation, repair or other services (if any) | | | | 338.71 |
| (3) | Total cash selling price (sum of above items) | | | | 51.00 |
| (4) | Down Payment | | | | |
| | Cash | | | \$ 51.00 | |
| | Trade-in allowance | | | \$ | |
| | Make | Size | Model | Serial No. | |
| (5) | Unpaid balance of cash price [Item (3) less item (4)] | | | | 287.71 |
| (6) | Insurance (None) | | | | |
| (7) | Recording fee | | | | 3.00 |
| (8) | Principal balance [Sum of Items (5), (6) and (7)] | | | | 290.71 |
| (9) | Finance Charge | | | | 17.44 |
| (10) | TIME BALANCE [Sum of Items (8) and (9)] | | | | 308.15 |
| which Buyer agrees to pay to Seller in 11 successive monthly installments of \$ 25.75 each, beginning on June 2, 1952 and a final installment of the balance of \$ 24.90 on May 9, 1953 | | | | | |

The following collateral security has been taken for the Buyer's obligation under this Agreement:

To induce Seller to deliver and install the above Equipment on the premises of Buyer, Buyer hereby agrees with Seller, and hereby makes the covenants and warranties set out on the reverse side hereof under the caption "Agreements, Covenants and Warranties of Buyer."

Buyer, after thorough examination, hereby acknowledges delivery and acceptance of Equipment in good order. It is expressly understood and agreed that no other agreement, oral or written, express or implied, shall limit, modify or qualify the terms of this Agreement, except such warranties and/or guarantees which may be set forth in a paper writing duly executed by Seller and attached hereto or issued in connection herewith.

NOTICE TO BUYER

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State law regulating installment sales, you have certain rights, among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Executed and delivered this 9th day of May 1952 at Frostburg, Maryland.

Robert D. Knieriem (SEAL)

Robert D. Knieriem, t/a
By Bob's Radio Service

(Husband) (SEAL) Buyer

(Wife) Mrs. Bridget Miller (SEAL) Buyer

Undersigned Buyer acknowledges that he received, at the time of execution of the above contract, an exact copy thereof, completely filled in.

(Wife) Mrs. Bridget Miller (SEAL) Buyer
(Husband) (SEAL) Buyer

LIBER 81 PG 44

ASSIGNMENT

FOR VALUE RECEIVED, Robert D. Knieriem, t/a Bob's Radio Service Seller
in the Conditional Sales Contract on the reverse side hereof, hereby sells, assigns, and transfers to THE FIDELITY SAVINGS
BANK OF FROSTBURG, Allegany County, Md., said contract and all right, title and interest in and to the property therein
described and all rights and remedies thereunder, including the right to collect all installments due thereon and the right either
in assignee's own behalf or in the name of Robert D. Knieriem, t/a Bob's Radio Service
Seller, to take all such proceedings, legal or otherwise, as Seller might have taken save for this assignment. Seller warrants that
the contract is genuine; that the statements contained therein are true to the best of its knowledge, information and belief and
that the Equipment covered thereby has been delivered to, and accepted by, Buyer.

WITNESS the signature and seal of Seller at Frostburg, Maryland this 9th day of
May, 1952

Robert D. Knieriem (SEAL) Seller
Robert D. Knieriem, Sign
t/a Bob's Radio Service

Conditional Sales Contract

BETWEEN

(Mrs.) Bridget Williams

AND

Robert D. Knieriem, t/a

Bob's Radio Service

ASSIGNED TO

THE FIDELITY SAVINGS BANK
OF FROSTBURG,
ALLEGANY COUNTY, MD.

RECEIVED FOR RECORD on the

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Recorded in Liber

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(Filed and Recorded May 12th 1952 at 8:30 A.M.)

81 PAGE 45

Form 1081-A3 4-12F

FORM FOR COUNTER SCALES, PERSON WEIGHER SCALES, ETC.

MAY 9 1952

13020

MAY 1 1952

No. 095773

Date 4-15-52

TOLEDO SCALE COMPANY, a corporation whose principal office is at Toledo 12, Ohio, hereinafter called Seller —

Ship to Richard Graham 49 Henderson Ave.
(Name of buyer) (Street address)

(City) (State) hereinafter called Buyer, as soon as convenient, F. O. B. Toledo, Ohio, freight prepaid—

| Quantity | Style or Model | Kind of Equipment | Chart | Color | Capacity | Long neck—Open bowl, fish pan, etc. | Voltage | Electric Cycle | Phase | Current AC—DC |
|----------|----------------|-------------------|-------|-------|----------|-------------------------------------|---------|----------------|-------|---------------|
| 1 | 5400 | SLICER | 0-001 | | | | 115 | | 1 | AC |

In consideration of which Buyer agrees to pay Seller:

1. Cash price of foregoing equipment
2. Charges for delivery (transportation)
3. Total of cash price
4. Down payment by (a) Cash/Check with order (b) Goods traded in described as follows: Tax State (c) Other Credits
5. Unpaid balance of the cash price
6. Principal Balance
7. Finance Charge
8. Time Balance

Unpaid balance on { Style Kind of equipment Serial } --- \$

9. Total Cash TIME BALANCE consideration
Buyer agrees to pay the said total cash Time Balance as follows:—in 30 days (specify terms) or on delivery and \$ 324.12 in 15 monthly installments, 15 of which shall be for \$ 21.60 each and the last one of which shall be for \$ 21.60, the first installment shall become due on June 15 1952 (day, month, year)

the others monthly thereafter on the corresponding day evidenced by installment note of buyer which may be detached by seller for collection purposes. Signing and delivery of note shall not be considered as payment or waiver of any term or condition of this contract.
Buyer agrees to pay as partial shipments are made, the proportionate sum of the total amount hereof based on the unit prices of the machines. Upon refusal of buyer to make any payment provided for above, it is agreed that the purchase price less any previous payments thereon shall at once become due and payable.
Upon any attempt of the buyer to sell or transfer possession, removal, or attempt to remove said equipment from the premises hereinbefore described without seller's previous written consent, seller or its agent may take possession of and remove said equipment.
Buyer agrees to pay seller or its assigns for said equipment as above, and that the title to said property shall be retained by seller, and shall not pass until full payment of the purchase price, and of any judgment, or note, or notes, (or renewals thereof), given for the purchase or for a portion thereof, and that no such judgment or the bringing of suit or taking of any such note or judgment shall waive or affect this provision.
You agree that, should any new Toledo machine be found within one year from date of shipment to have any defects in workmanship or material, you will furnish free of charge parts and mechanic's services for replacement, provided the undersigned agrees to pay all the service mechanic's traveling expenses from your nearest authorized service station.
Buyer agrees to pay all taxes on the equipment and to assume all risk of injury, loss or destruction of same after delivery to the carrier, none of which shall release buyer from payment of the purchase price.
It is agreed that in the event of delayed performance of this contract resulting from cause or conditions beyond seller's control, that seller shall not be liable for damages due thereto.
It is agreed that seller shall not be bound by any representation or promise which is not embodied herein.

NOTICE TO BUYER { 1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State Law regulating installment sales, you have certain rights, among others: (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge; (2) to redeem the property if repossessed for a default; (3) to require, under certain conditions, a resale of the property if repossessed.

Witness W. M. Brage
(Type or Print witness' name plainly on this line.)

Accepted at Toledo, Ohio, on 5-7-52
TOLEDO SCALE COMPANY

By Bill Heninger
BILL HENINGER
(Type or print acceptor's name plainly on this line.)

Richard Graham
(Sign here name under which the business is conducted.)

Richard Graham
(Type or print signer's name plainly on this line.)
(When signing for a partnership or corporation, the party signing should sign his name opposite the word "By" and following his name, where it is a corporation, he should show his title.)

(Type or print buyer's name plainly on this line.)

I (or we) hereby acknowledge receipt of a copy hereof
Richard Graham
(Sign here name under which the business is conducted.)

By Richard Graham
(Type or print signer's name plainly on this line.)
(When signing for a partnership or corporation, the party signing should sign his name opposite the word "By" and following his name, where it is a corporation, he should show his title.)

Form 1001-A3 4742P

FORM FOR COUNTER SCALES, PERSON WEIGHER SCALES, ETC.

No. 00853

TOLEDO SCALE COMPANY, a corporation whose principal office is at Toledo 12, Ohio, hereinafter called Seller --
Ship to William Weaver (Name of buyer) Torah Ave. Brown (Street address)
City Cumbeled State MD Date 4-12-52

hereinafter called Buyer, as soon as convenient, F. O. E. Toledo, Ohio, freight prepaid--

| Quantity | Style or Model | Kind of Equipment | Chart | Color | Capacity | Long neck—Open bowl, fish pan, etc. | Electric Voltage | Cycle | Phase | Current AC—DC |
|----------|----------------|-------------------|-------|-------|----------|-------------------------------------|------------------|-------|-------|---------------|
| 1 | 365 | SCALE | GM | | 24 | PLATTER | | | | |
| | | 136V-1-113 | | | | | | | | |

In consideration of which Buyer agrees to pay Seller:

| | |
|--|---------------------------|
| 1. Cash price of foregoing equipment | 315.00 |
| 2. Charges for delivery (transportation) | TRADE IN ALLOWANCE 100.00 |
| 3. Total of cash price | 215.00 |
| 4. Down payment by (a) Cash/Check with order | 4.30 |
| (b) Goods traded in described as follows: SALES TAX 4.30 | 219.30 |
| (c) Other Credits: Down Payment 22.00 | 22.00 |
| 5. Unpaid balance if of the cash price | 197.30 |
| 6. Principal Balance | |
| 7. Finance Charge | 14.80 |
| 8. Time Balance | 192.30 |
| Unpaid balance on | 212.10 |

9. Total Cash TIME BALANCE consideration
Buyer agrees to pay the said total cash Time Balance as follows:—in 20 days from shipment on \$ 14.18 or \$ 212.10 on delivery and \$ 212.10 in 15 monthly installments, 15 of which shall be for \$ 14.18 each and the last one of which shall be for \$ 19.52, the first installment shall become due on June 10 1952 (day, month, year)

the others monthly thereafter on the corresponding day evidenced by installment note of buyer which may be detached by seller for collection purposes. Signing and delivery of note shall not be considered as payment or waiver of any term or condition of this contract.
Buyer agrees to pay as partial shipments are made, the proportionate sum of the total amount hereof based on the unit prices of the machines.
Upon refusal of buyer to make any payment provided for above, it is agreed that the purchase price less any previous payments thereon shall at once become due and payable.
Upon any attempt of the buyer to sell or transfer possession, removal, or attempt to remove said equipment from the premises hereinbefore described without seller's previous written consent, seller or its agent may take possession of and remove said equipment.
Buyer agrees to pay seller or its assigns for said equipment as above, and that the title to said property shall be retained by seller, and shall not pass until full payment of the purchase price, and of any judgment, or note, or notes, (or renewals thereof), given for the purchase or for a portion thereof, and that no such judgment or the bringing of suit or taking of any such note or judgment shall waive or affect this provision.
You agree that, should any new Toledo machine be found within one year from date of shipment to have any defects in workmanship or material, you will furnish free of charge parts and mechanic's services for replacement, provided the undersigned agrees to pay all the service mechanic's traveling expenses from your nearest authorized service station.
Buyer agrees to pay all taxes on the equipment and to assume all risk of injury, loss or destruction of same after delivery to the carrier, none of which shall release buyer from payment of the purchase price.
It is agreed that in the event of delayed performance of this contract resulting from cause or conditions beyond seller's control, that seller shall not be liable for damage due thereto.
It is agreed that seller shall not be bound by any representation or promise which is not embodied herein.

NOTICE TO BUYER
1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the State Law regulating installment sales, you have certain rights, among others: (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge; (2) to redeem the property if repossessed for a default; (3) to require, under certain conditions, a resale of the property if repossessed.

Witness W. M. Craze
(Type or print witness' name plainly on this line.)

Accepted at Toledo, Ohio, on 5-5-52 19
TOLEDO SCALE COMPANY

By Bill Heninger
BILL HENINGER
(Type or print acceptor's name plainly on this line.)

Bills G. Store
(Sign here name under which the business is conducted.)

By William Weaver
WILLIAM WEAVER
(Type or print signer's name plainly on this line.)

(When signing for a partnership or corporation, the party signing should sign his name opposite the word "By" and following his name, where it is a corporation, he should show his title.)

(Type or print buyer's name plainly on this line.)

I (or we) hereby acknowledge receipt of a copy hereof
Bills G. Store
(Sign here name under which the business is conducted.)

By William Weaver
(Type or print signer's name plainly on this line.)

(When signing for a partnership or corporation, the party signing should sign his name opposite the word "By" and following his name, where it is a corporation, he should show his title.)

WILLIAM WEAVER
(Type or print buyer's name plainly on this line.)

(Filed and Recorded May 13 1952 at 8:30 A.M.)

CONDITIONAL SALE CONTRACT

INDUSTRIAL

To: Schriber Co Inc 176 Balto Court Date: 5/11/52 (State) MD Seller.

From: Mrs Fannie Cope Ren 210 Lang Ave (State) MD Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|------------|---------------|------------------------|-------------|------------------|
| <u>225</u> | <u>829414</u> | <u>WASHER</u> | <u>NEW</u> | <u>Whirlpool</u> |
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1. Cash Price..... 129.85

2. Installation, Repair or Delivery Not Included in Cash Price..... 2.60

3. Delivered Price..... 132.45

4. Cash on or before delivery..... 40.00

Allowance on Trade-In..... 40.00

Make and Model.....

Total Down Payment..... 40.00

5. Unpaid Balance..... 92.45

6. Insurance—Total Cost to Buyer.....

Insurance Coverage.....

Extent of Coverage.....

Expires.....

Payable to Holder of Contract and Purchaser as Interest May Appear.....

7. Recording Fee..... 1.00

8. Principal Balance..... 93.45

9. Finance Charges..... 1.75

10. Time Balance..... 95.20

Payable in 12 equal monthly installments of 7.93 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Pl. Schriber Co Inc (Seal) By Mrs Fannie Cope (Seal)

Madeline Winters (Seal) Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. By Mrs Fannie Cope (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)
LIBER 81 PAGE 48 A-27
To Schriver Co Inc 176 Bath St Quincy Ill. Seller.
From Charles J. Cunningham 241 Avicett Ave Quincy Ill. Purchaser.
Date 5/1/52
F 17160
(CERTIFICATE
FILING COST)

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| L-5 | M172110 | Knickerbocker | New | W |
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1. Cash Price.....2995.00
2. Installation, Repair or Delivery Not Included in Cash Price.....6.00
3. Delivered Price.....305.50
4. Cash on or before delivery.....100.00
Allowance on Trade-In.....100.00
Make and Model.....Knickerbocker
Total Down Payment.....2600.00
5. Unpaid Balance.....100.00
6. Insurance—Total Cost to Buyer.....1.00
Itemize Insurance Coverage.....1.00
Extent of Coverage.....1.00
Expires.....1.00
Payable to Holder of Contract and Purchaser as Interest May Appear.....1.00
7. Recording Fees.....1.00
8. Principal Balance.....1.00
9. Finance Charges.....1.00
10. Time Balance.....1.00
Payable in 18 equal monthly installments of 1.00 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: Charles J. Cunningham (Seal) P. Charles J. Cunningham (Seal)
Madeline Wintermeyer (Seal) (Owner, Officer or Firm Manager) (Seal)
Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.
NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. P. Charles J. Cunningham (Seal) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)
CONDITIONAL SALE CONTRACT
INDUSTRIAL

LIBEN 81 PAGE 40 17166
TRIPlicate
ILING COPY

To The Richard Corp (Corporate, Firm or Trade Name of Dealer) Frostburg (City) Md (State) Seller.
From HARRY W. FALK SR (Name) RT 2, Box 251 Frostburg, Md (Address) Purchaser.
Date 4/25 1952

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|---------------|---------------|------------------------------|-------------|---------------------|
| <u>AD-2-5</u> | <u>112277</u> | <u>Electric Water Heater</u> | <u>New</u> | <u>Westinghouse</u> |
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1. Cash Price.....\$ 159.95
2. Installation, Repair or Delivery Not Included in Cash Price.....\$
3. Delivered Price.....\$ 159.95
4. Cash on or before delivery \$ 24.00
Allowance on Trade-In.....\$
Make and Model.....
Total Down Payment.....\$ 24.00
5. Unpaid Balance.....\$ 135.95
6. Insurance—Total Cost to Buyer.....\$
Itemize Insurance Coverage.....
Extent of Coverage.....\$
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.
7. Recording Fees.....\$ 75
8. Principal Balance.....\$ 136.70
9. Finance Charges.....\$ 16.34
10. Time Balance.....\$ 153.04
Payable in 12 equal monthly installments of \$ 12.75 each, commencing one month from date hereof evidenced by note of even date herewith.

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NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Richard Corp (Seal) P HARRY W. FALK SR (Seal)
Wm. Richard (Seal) (Purchaser Sign Here) (Seal)
(Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P HARRY W. FALK SR (Seal)
(Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)
LIBER 81 PAGE 750
CONDITIONAL SALE CONTRACT
INDUSTRIAL
Date 5/1, 1952
To The PRINARD Corp. (Address) Frostburg, Md. (City) (State) Seller.
From Robert C. HARDEN, JR. (Name) (Address) RFD #2, Box 212, Frostburg, Md. (City) (State) Purchaser.
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|-------------------------------------|-------------|--------------|
| 20441C | 132057 | T.V. Set - Bosch Installation | New | ZENITH |
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1. Cash Price 269.95 + 16.71 = 286.66
2. Installation, Repair or Delivery Not Included in Cash Price 44.56
3. Delivered Price 431.22
4. Cash on or before delivery 64.69
Allowance on Trade-In
Make and Model
Total Down Payment 64.69
5. Unpaid Balance 366.56
6. Insurance - Total Cost to Buyer
Itemize Insurance Coverage
Extent of Coverage
Expires
Payable to Holder of Contract and Purchaser as Interest May Appear
7. Recording Fee 75
8. Principal Balance 367.31
9. Finance Charges 44.14
10. Time Balance 411.45
Payable in equal monthly installments of \$ 24.86 each, commencing one month from date hereof evidenced by note of even date herewith.

Same as above

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The PRINARD Corp. (Seal) P. Robert C. Harden (Seal)
Wm. R. Blackburn (Seal) (Purchaser Sign Here) (Seal)
(Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. Robert C. Harden (Seal)
(Purchaser Sign Here) (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)

CONDITIONAL SALE CONTRACT LIBER
INDUSTRIAL

81

PAGE

51

(TRIPPLICATE)
(ORIGINAL COPY)

To: *Fulton Radio Sales - Hancock, Md.* (City) (State) (Zip)
From: *Mrs. Kirk Holt - Route 3 - Valley Road - Cumberland, Md.* (City) (State) (Zip)
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| PTV-63 | | Tappan Range | New | 229.95 |
| | | Md Sales Tax | | 4.60 |
| | | | | 234.55 |

1. Cash Price 234.55
2. Installation, Repair or Delivery Not Included in Cash Price
3. Delivered Price 234.55
4. Cash on or before delivery \$
Allowance on Trade-In 160.05
Make and Model
Total Down Payment 160.05
5. Unpaid Balance 74.50
6. Insurance—Total Cost to Buyer
Itemize Insurance Coverage
Extent of Coverage \$
Expires
Payable to Holder of Contract and Purchaser as Interest May Appear.
7. Recording Fees 1.50
8. Principal Balance 176.00
9. Finance Charges 1.50
10. Time Balance 197.50
Payable in 18 equal monthly installments of \$ 10.97 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating installment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: *Fulton Radio Sales* (Seal) P. _____ (Seal)
Edward H. Holt (Seal) (Purchaser Sign Here) (Seal)
Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy. P. _____ (Seal)
DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)
81 PAGE 52
CONDITIONAL SALE CONTRACT
INDUSTRIAL
Date MAY 2, 1952
To FISHER GAS & APPLIANCES, 5 HARRISON ST., CUMMERS, MD. (City)
From MERRILL A. SEE, ELLERSBIE, MD. (City)
Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|-------------------|
| 8628-U | 762683 | CALORIC GAS RANGE | NEW | CALORIC STOVE CO. |
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1. Cash Price.....179.50
2. Installation, Repair or Delivery Not Included in Cash Price.....NONE
3. Delivered Price.....179.50
4. Cash on or before delivery.....25.00
Allowance on Trade-In.....NONE
Make and Model.....
Total Down Payment.....25.00
5. Unpaid Balance.....154.50
6. Insurance—Total Cost to Buyer.....
Itemize Insurance Coverage.....
Extent of Coverage.....
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.....
7. Recording Fee.....2.00
8. Principal Balance.....155.50
9. Finance Charges.....15.60
10. Time Balance.....171.10
Payable in 15 equal monthly installments of \$11.41 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: FISHER GAS & APPLIANCES, 5 HARRISON ST., CUMMERS, MD. (City)
John C. Fisher (Seal)
Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

(Filed and Recorded May 13th 1952 at 8:30 A.M.)
A 75
CONDITIONAL SALE CONTRACT
INDUSTRIAL

LIBER 81 PAGE 53

17165
(TRIPPLICATE
FILING COPY)

To The Richmond Corp. FORT TOLSON (City) (State) Seller.
From Mrs. Arey Whitehead Highway 100 (City) (State) Purchaser.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|--------------|
| 50-2 | 45264 | REFRIGERATOR | NEW | WESTINGHOUSE |
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1. Cash Price..... \$249.95
2. Installation, Repair or Delivery Not Included in Cash Price.....
3. Delivered Price..... \$249.95
4. Cash on or before delivery.....
Allowance on Trade-In..... \$50.00
Make and Model.....
Total Down Payment..... \$50.00
5. Unpaid Balance..... \$199.95
6. Insurance—Total Cost to Buyer.....
Itemize Insurance Coverage.....
Extent of Coverage.....
Expires.....
Payable to Holder of Contract and Purchaser as Interest May Appear.....
7. Recording Fee..... \$75
8. Principal Balance..... \$200.70
9. Finance Charges..... \$23.92
10. Time Balance..... \$224.62
Payable in 12 equal monthly instalments of \$19.55 each, commencing one month from date hereof evidenced by note of even date herewith.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: The Richmond Corp. (Seal)
(Dealer)

Mrs. Arey Whitehead (Seal)
(Purchaser Sign Here)

Norm A. Richmond (Seal)
(Owner, Officer or Firm Member)

Mrs. Arey Whitehead (Seal)
(Purchaser Sign Here)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

Mrs. Arey Whitehead (Seal)
(Purchaser Sign Here)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

LIBER 81 PAGE 54 (Filed and Recorded May 13th 1952 at 8:30 A.M.)

I 17199
RECORDING MEMORANDUM

MARYLAND RECORDING MEMORANDUM
OF CONDITIONAL SALE

THIS MEMORANDUM WITNESSETH: That MRS William M. George
of Box 450 Rte 2 Bonner's Pt. Md. in the City of Cumberland, County of Allegany
State of Maryland, has entered into a conditional sale contract with Leanna's Inc
of Hyattsville, Md. for the purchase of the following goods and chattels:
1 - Electric Range new model C-11 H-1

The date of the said contract is May 5 1952; the amount due thereon is
\$ 208.28 payable in 18 equal and consecutive monthly instalments of \$ 11.57
each, all payable the same date of each month, the first payable JUNE 5, 1952.

Mrs William M. George
Vendor's
(Purchaser's)
Signature

84 5517152 MARYLAND INSTALMENT SALE AGREEMENT

The undersigned buyer hereby purchases from the undersigned seller the following described Motor Vehicle (herein called "car") on the terms and conditions set forth below. Buyer acknowledges delivery, examination and acceptance of said car in its present condition.

| MAKE | TYPE OF BODY | MODEL | YR. MODEL | SERIAL NO. | MOTOR NO. | TONS IN TRUCK | NEW OR USED |
|------|-----------------|-------|-----------|------------|------------|---------------|-------------|
| Ford | Truck 1 1/2 Ton | 2007 | 1948 | | 087-178648 | 1 1/2 T | Used |

- Cash Price of Car including tax and extra equipment **\$ 495.00**
 - Charges for delivery, installation, repairs or other services upon the car not included in the Cash Price **\$**
 - Sum of the Cash Price (Cash Delivered Price) **\$ 495.00**
 - Down Payment (a) \$ **225.00** plus (b) \$ **225.00**
(Cash) (Agreed value of car traded in)
 - Unpaid Balance of Cash Price (Item 3 less Item 4) **\$ 270.00**
 - Cost to Buyer of insurance for which credit is extended to buyer **\$ 30.00**
- Concise description of car coverage (Type of Coverage as checked [X] below)
- ☒ Fire and Theft ☐ Actual Cash Value expiring **4-24-55** (Date)
☒ Deductible Collision Payable to the Bank named in this Agreement for the account of all interests.
☐ Towing and Labor Costs
- Other coverage (as checked [X] below) expiring on original maturity date of this Agreement.
- ☐ Creditor Life Insurance, payable to the Bank named in this Agreement
☐ Personal Accident, Bail Bond, etc., payable to or to order of Named Buyer/Assured
- Insurance does not include coverage for personal liability and property damage to others.
- Official fees to be paid for filing or recording **\$**
 - Principal balance owed (Sum of Items 5, 6 and 7) **\$ 300.00**
 - Finance charges **\$ 24.00**
 - Time Balance (Sum of Items 8 and 9) owed by Buyer to Seller **\$ 324.00**
- Payable at **Second National Bank of Cumberland, Maryland.**
(Name of Bank) (Address)

In **12** monthly installments of \$ **27.00** each and one final installment of \$ **27.00** commencing one month from the date hereof. All payments are due consecutively on the same date of each month. The Total Time Delivered Price of the Car is the total of Items 4 and 10.

Title to said car shall remain in said seller or his assignee until this contract is fully performed by the buyer. The buyer shall not sell or encumber said car during the life of this contract, or use it for hire, and shall not use the same in violation of any State or Federal Laws. The buyer shall not remove the said car from the county where he now resides without the written consent of the holder hereof. The risk of loss or damage of any nature to said car shall rest upon the buyer and such loss or damage shall not release him from payment of the within installments. All equipment, tires, accessories, motor and parts shall become a part of the car by accession. If any of the said installments are not paid when due, then all unpaid installments shall immediately become due and payable at the option of the holder hereof without notice or demand. The buyer further promises to pay to the holder hereof a delinquency and collection charge for default in the payment of any installments above recited, where such default has continued for a period of ten days, such charge not to exceed five per cent of the installments in default or the sum of five dollars, whichever is the lesser. In addition to such collection and delinquency charge the buyer promises to pay the holder hereof an attorney fee in an amount not exceeding 15% of the amount due and payable hereunder where this contract is referred to an attorney not a salaried employee of the holder for collection.

Time is of the essence of this agreement and if the buyer fails to pay as herein provided or fails to perform any of the provisions hereof the holder hereof may, without demand and with or without notice and with or without process of law, take possession of said car in which event the buyer and the holder hereof shall each be entitled to the respective rights and remedies and have the respective obligations provided by the law of Maryland. In the event of a resale the holder may purchase said car. The holder hereof may enter any premises in which he believes said car may be, for the purpose of taking possession of it, and in repossessing said car said holder may take possession of any property therein at the time of repossession and hold such property temporarily for the buyer without any responsibility or liability on his part. Nothing herein contained, however, shall be construed as a waiver by the buyer of any tort claim or as giving the holder any right to enter unlawfully upon any premises.

Any notices to the buyer shall be sufficiently given if mailed to the above address of buyer. This agreement may be assigned or the payment thereof renewed or extended without passing the title of said car to the buyer. Upon default in payment of any excessive or irregular installment, buyer is entitled to have such installment revised to conform in both amounts and intervals to the average of all preceding installments and intervals. Buyer agrees to obtain fire and theft insurance on said car and other insurance requested by seller, such insurance being described in Item 6 hereof. Seller or seller's assignee as a creditor of buyer is authorized to purchase any or all of said insurance at buyer's expense. Buyer hereby assigns to seller or his assignee all monies not in excess of the unpaid balance hereunder payable under such insurance and directs any insurer to make payment direct to the holder hereof, and appoints said holder as Attorney in Fact to endorse any draft.

Any action to enforce payment of this contract or any indulgences granted to the buyer shall not be a waiver or affect any rights of a holder hereof. All rights and remedies hereunder are cumulative and not alternative. This agreement constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract and said car is accepted without any express or implied warranties unless written hereon at the date of purchase. This contract shall apply to, inure to the benefit of, and bind the heirs, executors, administrators, successors and assigns of the buyer and seller.

In WITNESS WHEREOF, the parties hereunto have set their hands this **24** day of **April**, 19**55**

NOTICE TO BUYER

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State Law (Maryland) regulating instalment sales, you have certain rights among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Accepted **Heiskell Motor Sales** (Print or type Seller's Name) **Ralph Dayton Kiser** (Print or type Buyer's Name)
 By **Ralph Dayton Kiser** (Seal) **Ralph Dayton Kiser** (Seal)
 (Owner, Officer or Firm Member) (Buyer Sign Here)
 Seller's **E. Main St.** Buyer's **P. O. Box 28,**
 (No. and Street) (No. and Street)
 Bus. Res. **Frostburg, Maryland.** Md. **Frostburg, Maryland.**
 & P. O. Add. (City) P. O. Add. (City) (State)

Buyer acknowledges receipt of an exact executed copy of this contract at the time of execution hereof.



Ralph Dayton Kiser
 (Print or type Buyer's Name)
Ralph Dayton Kiser (Seal)
 (Buyer Sign Here)

LIBER 81 PAGE 56

DEALER'S ASSIGNMENT

All of undersigned's right, title and interest in and to the contract on the reverse side hereof, the amounts due and to become due thereunder and to the car referred to therein are hereby, for value received, sold, assigned, and transferred without-recourse by undersigned to Second National Bank of Cumberland, Md. (herein called Bank),
(Name of Bank)

its successors and assigns with power to take legal proceedings in its name or in the name of undersigned with respect thereto. Undersigned warrants that said contract and said extension of installment credit complies with all laws, regulations and orders, Federal, State or otherwise; that said contract is genuine and what it purports to be; that the down payment made by the buyer before delivery, as stated in the contract was in cash and not its equivalent, unless otherwise mentioned in the contract, and that no part thereof was directly or indirectly loaned by undersigned to the buyer; that buyer is 21 years of age or older; that undersigned had a title free and clear of all encumbrances at the time of execution of said contract by the buyer; that reference to said contract appears on the Certificate of Title or Bill of Sale, as required by State Law covering said car; that to undersigned's knowledge and belief said buyer has never violated any laws concerning liquor or narcotics. If any of the foregoing warranties should be untrue, undersigned shall purchase said contract from Bank upon demand and will pay therefor not less than the unpaid balance owing thereon plus any and all costs and expenses paid or incurred by Bank in respect thereto, and said remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Bank might have at law or equity against undersigned. Bank is hereby authorized to correct patent errors in said contract and all other papers executed, endorsed or assigned in connection therewith.

4-24-38

(Date)

19

Heiskell Motor Sales

(Dealer)

(Seal)

By

Ralph D. Kiser

(Authorized Signature)

(Seal)

Conditional Sale

From Ralph D. Kiser

To The Second National Bank of Cumberland
Cumberland, Maryland, Assignee

Heiskell Motor Sales

FILED FOR RECORD

May 13 1938

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125 1987 81 PAGE 571778 MARYLAND INSTALMENT SALE AGREEMENT

The undersigned buyer hereby purchases from the undersigned seller the following described Motor Vehicle (herein called "car") on the terms and conditions set forth below. Buyer acknowledges delivery, examination and acceptance of said car in its present condition.

| MAKE | TYPE OF BODY | MODEL | YR. MODEL | SERIAL NO. | MOTOR NO. | TONS-IF TRUCK | NEW OR USED |
|---------------|--------------|-------|-----------|------------|-------------|---------------|-------------|
| International | 1 ton pickup | L120 | 1981 | L120-13426 | 20P20 65597 | 3/4 | NEW |

- Cash Price of Car including tax and extra equipment \$ 1645.00
- Charges for delivery, installation, repairs or other services upon the car not included in the Cash Price \$
- Sum of the Cash Price (Cash Delivered Price) \$ 1645.00
- Down Payment (a) \$ 200.00 plus (b) \$ 206.00 \$

Description of Trade-in: Make Chevy Model 14700 Year 1980 Serial No. 14700-0445

- Unpaid Balance of Cash Price (Item 3 less Item 4) \$ 1049.00
- Cost to Buyer of insurance for which credit is extended to buyer \$ 116.00

Concise description of car coverage (Type of Coverage as checked [X] below)

- ☒ Fire and Theft Actual Cash Value expiring _____ (Date)
☒ Deductible Collision Payable to the Bank named in this Agreement for the account of all interests.
☐ Towing and Labor Costs

Other coverage: (as checked [X] below) expiring on original maturity date of this Agreement.

- ☐ Creditor Life Insurance, payable to the Bank named in this Agreement
☐ Personal Accident, Bail Bond, etc., payable to or to order of Named Buyer/Assured

Insurance does not include coverage for personal liability and property damage to others.

- Official fees to be paid for filing or recording \$ 1.00
- Principal balance owed (Sum of Items 5, 6 and 7) \$ 1166.00
- Finance charges \$ 139.70
- Time Balance (Sum of Items 8 and 9) owed by Buyer to Seller \$ 1306.00

Payable at Second National Bank Cumberland MD
(Name of Bank) (Address)

In 25 monthly installments of \$ 54.00 each and one final instalment of \$ 54.00 commencing one month from the date hereof. All payments are due consecutively on the same date of each month. The Total Time Delivered Price of the Car is the total of Items 4 and 10.

Title to said car shall remain in said seller or his assignee until this contract is fully performed by the buyer. The buyer shall not sell or encumber said car during the life of this contract, or use it for hire, and shall not use the same in violation of any State or Federal Laws. The buyer shall not remove the said car from the county where he now resides without the written consent of the holder hereof. The risk of loss or damage of any nature to said car shall rest upon the buyer and such loss or damage shall not release him from payment of the within installments. All equipment, parts, accessories, motor and parts shall become a part of the car by accession. If any of the said installments are not paid when due, then all unpaid installments shall immediately become due and payable at the option of the holder hereof without notice or demand. The buyer further promises to pay to the holder hereof a delinquency and collection charge for default in the payment of any installments above recited, where such default has continued for a period of ten days, such charge not to exceed five per cent of the installments in default or the sum of five dollars, whichever is the lesser. In addition to such collection and delinquency charge the buyer promises to pay the holder hereof its attorney fees in an amount not exceeding 15% of the amount due and payable hereunder where this contract is referred to an attorney not a salaried employee of the holder for collection.

Time is of the essence of this agreement and if the buyer fails to pay as herein provided or fails to perform any of the provisions hereof the holder hereof may, without demand and with or without notice and with or without process of law, take possession of said car in which event the buyer and the holder hereof shall each be entitled to the respective rights and remedies and have the respective obligations provided by the law of Maryland. In the event of a resale the holder may purchase said car. The holder hereof may enter any premises in which he believes said car may be, for the purpose of taking possession of it, and in repossessing said car said holder may take possession of any property therein at the time of repossession and hold such property temporarily for the buyer without any responsibility or liability on his part. Nothing herein contained, however, shall be construed as a waiver by the buyer of any lost claim or giving the holder any right to enter unlawfully upon any premises.

Any notice to the buyer shall be sufficiently given if mailed to the above address of buyer. This agreement may be assigned or the payment thereof renewed or extended without passing the title of said car to the buyer. Upon default in payment of any excessive or irregular installment, buyer is entitled to have such installment revised to conform in both amount and intervals to the average of all preceding installments and intervals. Buyer agrees to obtain fire and theft insurance on said car and other insurance requested by seller, such insurance being described in Item 6 hereof. Seller or seller's assignee as a creditor of buyer is authorized to purchase any or all of said insurance at buyer's expense. Buyer hereby assigns to seller or his assignee all monies not in excess of the unpaid balance hereunder payable under such insurance and directs any insurer to make payment direct to the holder hereof, and appoints said holder as Attorney in Fact to endorse any draft.

Any action to enforce payment of this contract or any indulgences granted to the buyer shall not be a waiver or affect any rights of a holder hereof. All rights and remedies hereunder are cumulative and not alternative. This agreement constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract and said car is accepted without any express or implied warranties unless written hereon at the date of purchase. This contract shall apply to, inure to the benefit of, and bind the heirs, executors, administrators, successors and assigns of the buyer and seller.

IN WITNESS WHEREOF, the parties hereunto have set their hands, this 20th day of April, 1982.

NOTICE TO BUYER,

- You are entitled to a copy of this agreement at the time you sign it.
- Under the State Law (Maryland) regulating instalment sales, you have certain rights among others:
 - To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - To redeem the property if repossessed for a default;
 - To require, under certain conditions, a resale of the property if repossessed.

Accepted Exxon Auto Mart Alton D. Michael
(Print or type Seller's Name) (Print or type Buyer's Name)
By Paul J. Moore (Seal) Alton D. Michael (Seal)
(Print or type Name of Officer or Firm Member) (Buyer Sign Here)
Seller's 102 E. Armstrong St Buyer's 101 Poplar St
(No. and Street) (No. and Street)
Bus. Res. P.O. Box 500 Exeter Vt Res. & Westport MD
& P.O. Add. (City) Md. P.O. Add. (City) (State)

Buyer acknowledges receipt of an exact executed copy of this contract at the time of execution hereof.



Alton D. Michael
(Print or type Buyer's Name)
Alton D. Michael (Seal)
(Buyer Sign Here)

DEALER'S ASSIGNMENT

All of undersigned's right, title and interest in and to the contract on the reverse side hereof, the amounts due and to become due thereunder and to the car referred to therein are hereby, for value received, sold, assigned and transferred without-recourse by undersigned to Second National Bank, Cumberland, Md. (herein called Bank).

(Name of Bank)

its successors and assigns with power to take legal proceedings in its name or in the name of undersigned with respect thereto. Undersigned warrants that said contract and said extension of installment credit complies with all laws, regulations and orders, Federal, State or otherwise; that said contract is genuine and what it purports to be; that the down payment made by the buyer before delivery, as stated in the contract was in cash and not its equivalent, unless otherwise mentioned in the contract, and that no part thereof was directly or indirectly loaned by undersigned to the buyer; that buyer is 21 years of age or older; that undersigned had a title free and clear of all encumbrances at the time of execution of said contract by the buyer; that reference to said contract appears on the Certificate of Title or Bill of Sale, as required by State Law covering said car; that to undersigned's knowledge and belief said buyer has never violated any laws concerning liquor or narcotics. If any of the foregoing warranties should be untrue, undersigned shall purchase said contract from Bank upon demand and will pay therefor not less than the unpaid balance owing thereon plus any and all costs and expenses paid or incurred by Bank in respect thereto, and said remedy shall be cumulative and not exclusive and shall not affect any other right or remedy that Bank might have at law or equity against undersigned. Bank is hereby authorized to correct patent errors in said contract and all other papers executed, endorsed or assigned in connection therewith.

April 28th

(Date)

19 52

KEYSER AUTO MART

(Dealer)

(Seal)

By Paul E. Moore

(Authorized Signature)

(Seal)

Conditional Sale

From Alston D. Michael

To The Second National Bank of Cumberland, Maryland, Assignee

Keyser Auto Mart

FILED FOR RECORD

May 13 1952

at 1:30 P.M.

and same day Recorded in Liber

No. 13

File 13

One of this

Laid Records of Maryland County,

Maryland, and by

Clerk

CHATTEL
AND
MISCELLANEOUS
RECORD

NO. 81



MARYLAND CONDITIONAL SALE CONTRACT

81 50
66189 ORIGINAL FILE

Date April 14, 1952

Customer's Name and Residence Address (Please Print):

Dewey C. Dewey

No. Box 610, Valley Rd., Cumberland, Allegany, State: Maryland.

To Collins Garage

Seller's Address 75 Harrison Ave., Cumberland, Md.

Customer (which means all purchasers jointly and severally) has today purchased, under the terms and provisions on the face and back hereof, the following MOTOR VEHICLE (hereinafter called "car"):

| YEAR AND MAKE | MODEL LETTER OR NO. | BODY (if truck, ton capacity) | SERIAL NO. | MOTOR NO. | LICENSE NO. |
|---------------|---------------------|-------------------------------|------------|------------|-------------|
| 1940 Dodge | D-14 | Sedan | 30297473 | 114-126048 | |

Dealer must fill out this statement in full and all other blanks in this contract on all copies before customer signs and deliver one signed copy of the contract to customer. However, serial and motor numbers may be inserted on delivery of the car.

| | |
|---|--|
| Details of Unequal Monthly Payments \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 \$ on 19 Subject to any revision required by law. | (1) Cash Price of Car including following Extra Equipment—itemize: \$ 265.00 |
| | (2) Charges for Delivery, Installation, Repair or Other Services (if any) \$ |
| | (3) Total Cash Price (sum of above items) \$ 265.00 Cash Down Payment \$ 90.00 Trade-in: Make _____ Year _____ Model _____ Serial No. _____ |
| | (4) Buyer's Total Down Payment \$ 90.00 |
| | (5) Unpaid Balance of Cash Price [Item (3) Minus Item (4)] \$ 175.00 |
| | (6) Insurance: Total Cost to Buyer \$ 62.00 Kinds of Insurance: (Check Proper Coverage) <input checked="" type="checkbox"/> Fire and Broad Form Theft <input type="checkbox"/> Comprehensive <input checked="" type="checkbox"/> \$ 50 Deductible Collision <input type="checkbox"/> Combined Additional Coverage <input checked="" type="checkbox"/> Towing and Labor Costs (not exceeding \$10 for any one disablement) Expiration Date: _____ Amount or Extent of Insurance on Car: Actual Cash Value. Loss Payable to Buyer and Universal C.I.T. Credit Corporation, as interest may appear. Above insurance does not include coverage for personal liability and property damage caused to others. |
| | <input type="checkbox"/> Limited Personal Accident <input type="checkbox"/> Customer Group Life Other Insurance (describe below) _____ Emergency Benefits: <input checked="" type="checkbox"/> Bail Bond Identification Certificate <input checked="" type="checkbox"/> Travel Emergency Certificate Expiration Date: _____ |
| | (7) Recording Fees: None. |
| | (8) Principal Balance Owed [Sum of Items (5) and (6)] \$ 237.00 |
| | (9) Finance Charge \$ 45.20 |
| (10) Time Balance [Sum of Items (8) and (9)], payable at the office of Universal C.I.T. Credit Corporation, in 2 consecutive monthly installments of \$ 28.22 each and one final instalment of \$ 28.22 \$ 372.20 All payable the same date of each month or as indicated in Details of Unequal Monthly Payments shown herewith. The first instalment becomes due May 10, 1952. | |

Said car will be kept at _____ Number and Street Valley Rd., _____ City and State Cumberland, Md.

DESIGNATION OF INSURED

For insurance, if any, to be obtained in connection herewith, other than insurance on the car, Customer designates as the person to be covered the individual whose signature on behalf of Customer first appears below. (Such signer for corporation must be an officer; for partnership, a partner.)

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State law regulating instalment sales, you have certain rights, among others:
 - (1) to pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) to redeem the property if repossessed for a default;
 - (3) to require, under certain conditions, a resale of the property if repossessed.

The foregoing contract is hereby accepted and assigned to UNIVERSAL C.I.T. CREDIT CORPORATION in accordance with contents of assignment on reverse side.

By Collins Garage (Signature of Dealer) X Dewey C. Dewey (Signature of Customer)
Title OWNER (Printed to be insured as shown) Customer and Co-Purchaser

Received true copy of the above instrument signed by Seller

Full Address of Co-Purchaser 21 WE 20 (Signature of Co-Purchaser) Customer and Co-Purchaser

LIBER 81 PAGE 60 THE FOLLOWING PROVISIONS ARE PART OF THE CONTRACT
SIGNED ON THE OTHER SIDE BY CUSTOMER AND DEALER:

Title to the car is retained by the holder hereof (meaning Seller, or Universal C.I.T. Credit Corporation [hereinafter called "Universal C.I.T."]) if this contract is assigned to it, until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such forms and amounts as the holder may require; Customer hereby assigns to the holder any moneys not in excess of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder as attorney in fact to indorse any draft if holder purchases such insurance, it will out of its funds pay all premiums thereon. Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this contract; to keep the car free from liens; to pay all lawful delinquency and collection and other charges; that all equipment, tires, accessories and parts shall become part of the car by accession; not to sell or encumber the car or use it for hire or illegally; to settle all claims against Seller directly with Seller and not to set up any such claim in any action brought by Universal C.I.T.

cordance with law, together with an amount not exceeding 15% as attorney's fees, if this contract is placed with an attorney. Customer agrees in any such case to pay said amount or, at holder's election, to deliver the car to the holder, and holder may, without notice or demand for performance or legal process, lawfully enter any premises where the car may be found, take possession of it and custody of anything found in it, and retain all payments as compensation for use of the car while in Customer's possession. The car may be held and sold in accordance with law with or without notice, at private or public sale (at which the holder may purchase) with or without having the car at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Customer shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

Customer acknowledges that Seller is not Universal C.I.T.'s agent. All payments are due at Universal C.I.T.'s office, New York, Chicago or San Francisco.

Waiver of any default shall not be a waiver of any other default. No change in this contract shall be binding unless in writing.

DEALER'S ASSIGNMENT

We hereby sell and assign the foregoing contract and all interest in the car, and our rights under any guaranty, to UNIVERSAL C.I.T. CREDIT CORPORATION (hereinafter termed "Universal C.I.T."), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. in its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant that: the contract is genuine; the cash payment and/or the trade-in allowance were received; all statements of facts therein are true; we have good title to the car free of all liens and encumbrances; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or value of said contract; a true copy of said contract was duly delivered to Customer; Certificate of Title showing lien or encumbrance in favor of Universal C.I.T. has been or will be forthwith applied for if required by law. We waive all demands and notice of default and consent that without notice to us Universal C.I.T. may extend time to or compound or release any rights against Customer or any other obligor. If we execute any foregoing guaranty, the words "without recourse as to Customer's obligation of payment" are deemed deleted.

(See other side for Seller's signature to assignment.)

*Dwight C. Bueh,
P. End. Mgr.
Collins Agency*

FILED FOR RECORD
JAN 16 1952
J. J. O'Connell
and same day Recorded in Liber
No. Folio
One of the
Land Records of Allegany County,
Maryland, and signed by
[Signature]
Clerk

Maurice O. J. [Signature] L. L. [Signature] [Signature]

LIBER 81 PAGE 60

(Filed and Recorded May 19th 1952 at 11:45 A.M.)
SALES CONTRACT, Baltimore, Md. Agent: February 20, 1952

MARCHANT CALCULATING MACHINE COMPANY:

Undersigned orders and agrees to purchase and pay for at the following prices and upon the terms and conditions hereinafter stated and printed on the reverse side hereof.

1 MARCHANT CALCULATORS, Model BSD-X, Machine No. 370767 Price \$ 520.00

2 1510

TRADE-IN None MODEL NO. ALLOWANCE \$

Do. PRO UNDER CMP NET \$ 520.00

REGULATION & STAG. EXCISE & MD. Sales TAX \$ 41.60

ACCOMMODATION CHARGES \$ 20.80

TERMS AS FOLLOWS: TOTAL AMOUNT OF ORDER \$ 582.40

CASH WITH ORDER \$ 124.80

\$ 41.60 ON THE 20th DAY OF EACH MONTH FOR 11 MONTHS \$ 457.60

Charge to: Pennsylvania Number & Post Co., Inc.

Address: P.O. Box 1323 Town Cumberland State Md.

Ship to: As above

Address: Town State

The above price shall be increased by an amount equal to the amount of any tax now or hereafter assessed, levied or imposed by any public authority upon contracts of sale or upon sales or upon deliveries of said calculator/s or supplies.

The terms and conditions printed on the reverse side hereof constitute a part of this contract.

The undersigned hereby acknowledges receipt of a full and true copy of this instrument.

Witness: E. J. [Signature] Signed: [Signature] MARCHANT CALCULATING MACHINE CO., INC.

W. W. Finn, REPRESENTATIVE

ACCEPTED: Treasurer BY: [Signature]

ALL REMITTANCES PAYABLE TO MARCHANT CALCULATING MACHINE CO., AT OAKLAND, CALIFORNIA



(Filed and Recorded May 15th 1952 at 8:30 A.M.)

CONDITIONAL SALE CONTRACT

LIBER 81 PAGE 61

The undersigned seller hereby sells, and the undersigned purchaser or purchasers, jointly and severally hereby purchase(s) subject to the terms and conditions hereinafter set forth, the following property, delivery and acceptance of which in good order are hereby acknowledged by buyer, viz.:

| New or Used | Year Made | No. Cyl. | Make Trade Name | Type of Body H Truck, Give Tonnage | Model Letter or Number | Motor No. | Manufacturer's Serial No. |
|-------------|-----------|----------|-----------------|------------------------------------|------------------------|-----------|---------------------------|
| Used | 1948 | 6 | Chevrolet | 4 Door Sedan | EK | FAM240876 | 2FKH-52918 |

For a TOTAL TIME PRICE (Sum of items 2 and 7) computed as follows:

| | |
|--|------------|
| 1. Cash Sale Price | \$ 1224.00 |
| 2. Total Down Payment - consisting of \$ (Net Trade-In) plus \$ (Actual Cash) | \$ 408.00 |
| 3. Unpaid Cash Price Balance (Subtract item 2 from 1) | \$ 816.00 |
| 4. Cost of Insurance, if to be procured by Seller Insurance term 18 months. | |
| A. Covering Accidental Physical Damage to car as outlined below (check which) | \$ 79.50 |
| Comprehensive Coverage (including deducting \$ 50.00 Deductible Collision. | |
| Theft and Additional Coverage (including deducting \$ Deductible Collision. | |
| Insurance settlement is based upon actual value of property at times of loss, not to | |
| limits of liability set forth in the policy, and is payable to purchaser, seller or | |
| assignee, as interests may appear. | |
| B. Covering Life Insurance | \$ 5.23 |
| (In accordance with provisions in paragraph 7 on the reverse side do not apply) | |
| 5. Finance Charge (add items 3 and 4, A and B) | \$ 900.73 |
| 6. Finance Charge | \$ 95.75 |
| 7. Time Balance (add items 5 and 6) | \$ 996.48 |

Payable at office of General Motors Acceptance Corporation to be hereafter designated in 18 instalments of \$ 55.36 each on same day of each successive month commencing October 10, 1951 or as indicated in space below. The final instalment payable hereunder shall equal the amount of the time balance remaining due.

The Purchaser understands and agrees that the provisions on the reverse side hereof, hereby incorporated by reference, constitute a part of this contract.

Executed in quadruplicate, copy of which was delivered to and retained by purchaser, this 10th day of September, 1951 (Do not date on Sunday)

In the event this contract is executed by more than one person as purchasers, it is understood and agreed that the person upon whose life insurance will be procured is and shall be the FIRST of the undersigned purchasers.

Purchaser Sign Evelyn A. Brooks 901 Louisiana Ave. Cumberland, Maryland
13 Lawrence Avenue, Milford, Conn.
(Street) (Town) (Postal Zone) (State)
Co-Purchaser Sign _____
(Street) (Town) (Postal Zone) (State)
Seller Sign The Page Motor Co., Inc. 734 Bridgeport Avenue, Milford, Conn.
(Street) (Town) (Postal Zone) (State)
By _____ (If Corp. or Partnership) (Title)
Dorothy Root (Witness)

DEALER'S RECOMMENDATION, ASSIGNMENT AND GUARANTY

For value received, undersigned does hereby sell, assign and transfer to the General Motors Acceptance Corporation his, its or their right, title and interest in and to the vehicle contract, hereinafter referred to as "the contract", and the property covered thereby and authorizes said General Motors Acceptance Corporation to do every act and thing necessary to enforce and discharge the same.

The undersigned certifies that said contract arose from the sale of the within described property, warranting that title to said property was at time of sale and is now vested in the undersigned free of all liens and encumbrances, that said property is as represented to the purchaser of said property by the undersigned and that statements made by the purchaser of said property on the statement form attached hereto are true to the best of the knowledge and belief of the undersigned.

In consideration of your purchase of the within contract, undersigned guarantees payment of the full amount remaining unpaid thereon, and agrees that if default be made in payment of any installment therein to pay the full amount then unpaid to General Motors Acceptance Corporation upon demand, except as otherwise provided by the terms of the present General Motors Acceptance Corporation Retail Plan. Liability of the undersigned shall not be affected by any settlement, extension or variation of terms of the within contract effected with, or by the discharge or release of the obligation of the purchaser or any other person interested, by operation of law or otherwise. Undersigned waives notice of completion of this guaranty and notice of non-payment and non-performance.

Seller Sign The Page Motor Co., Inc. By Arthur Rydene, Treas.
(If Corp. or Partnership) (Title)
GMAC 106 LI-Conn 10-6-51 (For use on sales made in Connecticut) Printed in U. S. A.

66221



CONDITIONAL SALE CONTRACT

District of Columbia, Virginia, West Virginia

This form is subject to State legal requirements.

ORIGINAL FOR
FILING OR RECORDING

Customer's Name and Address Ollie Walter Green No. R 1, Box 82 Westernport County of Allegany State W. Va.
(Please print) (Name) (Street) (City and Postal Zone) (County) (State)
To Craig Ford Sales Seller's Address Keyser West Virginia
(Name of Dealer (Seller)) (Number and Street) (City) (Postal Zone) (State)

Customer (which means all purchasers jointly and severally) has today purchased, under the terms and provisions on the face and back hereof and has examined, accepted in its present condition and received delivery from Seller of the following MOTOR VEHICLE (hereinafter called "car"):

| MAKE | Type of Body | Model | Manufacturer's Serial No. | Motor No. | If Truck Tonnage Capacity | Year Model | License No. |
|-------------|--------------------|-------------|---------------------------|---------------------|------------------------------|---------------|-------------|
| <u>Ford</u> | <u>Convertible</u> | <u>892A</u> | | <u>892A-2293271</u> | | <u>1948</u> | |

| Details of Unequal Monthly Payments | |
|--|--|
| \$ <u> </u> on <u> </u> 19 <u> </u> | \$ <u> </u> on <u> </u> 19 <u> </u> |
| \$ <u> </u> on <u> </u> 19 <u> </u> | \$ <u> </u> on <u> </u> 19 <u> </u> |
| \$ <u> </u> on <u> </u> 19 <u> </u> | \$ <u> </u> on <u> </u> 19 <u> </u> |
| \$ <u> </u> on <u> </u> 19 <u> </u> | \$ <u> </u> on <u> </u> 19 <u> </u> |
| \$ <u> </u> on <u> </u> 19 <u> </u> | \$ <u> </u> on <u> </u> 19 <u> </u> |

Payable in cash or trade-in on or before delivery \$ 400.00

Leaving a time balance of \$ 650.68

Payable at the office of Universal C.I.T. Credit Corporation in 17 successive monthly instalments, each in the amount of \$ 47.21

And one final instalment of \$ 48.11 all payable the same date of each month or as indicated in Details of Unequal Monthly Payments shown herewith.

The first instalment becomes due June 3, 1952

Said car will be kept at { Number and Street Route 1 } { City and State Westernport, Md. }

Title to the car is retained by the holder hereof (meaning Seller, or Universal C.I.T. Credit Corporation [hereinafter called "Universal C.I.T."] if this contract is assigned to it), until said balance is fully paid in money. The car shall be at Customer's risk. The holder as creditor of Customer is authorized to purchase fire, theft and such other insurance in such form and amounts as the holder may require; Customer hereby assigns to the holder any moneys not in excess of the unpaid balance hereunder which may become payable under such insurance, including return or unearned premiums, and directs any insurance company to make payment direct to the holder to be applied to said unpaid balance and appoints the holder as attorney in fact to indorse any draft. If holder purchases such insurance, it will out of its funds pay all premiums thereon.

Customer agrees: to pay promptly all taxes and assessments upon the car and/or for its use or operation and/or on this contract; to keep the car free from liens; that all equipment, tires, accessories and parts shall become part of the car by accession; not to sell or encumber the car or use it for hire or illegally; to settle all claims against Seller directly with Seller and not to set up any such claim in any action brought by Universal C.I.T.; to send notice by registered mail to the holder within 24 hours after repossession if Customer claims that any articles

not included herein were contained in the car at the time of repossession, failure to do so being a waiver of and bar to any subsequent claim therefor. The holder may fill in blanks and correct patent errors herein. Time is of the essence. Any notices to customer shall be sufficiently given if mailed to the above address of Customer.

If Customer defaults on any obligation under this contract, or if the holder shall consider the indebtedness or the car insecure, the full balance shall without notice become due forthwith, together with a reasonable sum (15% if allowed by law) as attorney's fees, if this contract is placed with an attorney. Customer agrees in any such case to pay said amount or, at holder's election, to deliver the car to the holder, and holder may, without notice or demand for performance or legal process, enter any premises where the car may be found, take possession of it and custody of anything found in it, and retain all payments as compensation for use of the car while in Customer's possession. The car may be sold with or without notice, at private or public sale (at which the holder may purchase) with or without having the car at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Customer shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

(Continued on reverse side)

DESIGNATION OF INSURED BY CORPORATION, PARTNERSHIP OR CO-PURCHASERS

For insurance, if any, to be effected in connection herewith, other than insurance on the car, Customer designates as the person to be covered the individual whose signature on behalf of Customer first appears below. (Such signer for corporation must be an officer; for partnership, a partner.)

The foregoing contract is hereby accepted and assigned to UNIVERSAL C.I.T. CREDIT CORPORATION in accordance with contents of assignment on reverse side.

CRAG FORD SALES

By _____ Title Pres. Signature of Dealer

Ollie Walter Green
(Person to be insured as above)

Customer and Co-purchaser

ORIGINAL FOR FILING OR RECORDING

1102G - 10-50 - Automobile (In District of Columbia Acknowledgment on other side must be executed.)

(Continued from Reverse Side)

SECTION 88 PAGE 83

Customer acknowledges that Seller is not Universal C.I.T.'s agent. If Customer makes payments to Seller for transmittal to Universal C.I.T., Seller shall be Customer's agent and not Universal C.I.T.'s agent. All payments are due at Universal C.I.T.'s office, New York, Chicago or San Francisco. Upon full payment of Customer's obligation, Universal C.I.T. may deliver all original papers, including any certificate of title, to Seller as Customer's agent.

an officer of Universal C.I.T. The holder's rights and remedies hereunder are cumulative. If any part hereof is invalid under the laws of any state where used, such part shall be deemed deleted, but shall not invalidate the rest of this contract in such state. Customer acknowledges receipt of a true copy of this contract.

Waiver of any default shall not be a waiver of any other default. No change in this contract shall be binding unless in writing signed by

No agreement, promise, representation, statement or warranty, whether oral or written, express or implied, shall be binding on the holder unless expressly contained herein.

DEALER'S ASSIGNMENT

We hereby sell and assign the contract on the reverse side and all interest in the car, and our rights under any guaranty, to UNIVERSAL C.I.T. CREDIT CORPORATION (Universal C.I.T.), without recourse as to Customer's obligation of payment, with full power to Universal C.I.T. in its or our name to take all such legal or other proceedings as we might take, save for this assignment. We warrant that: the contract is genuine; the cash payment and/or the trade-in allowance were received; all statements of facts therein are true; we have good title to the car; the Customer is not a minor and has capacity to contract; we have no knowledge of any facts which impair the validity or value of said contract; Certificate of Title showing lien or encumbrance in favor of Universal C.I.T. has been or will be forthwith applied for if required by law. We waive all demands and notice of default and consent that without notice to us Universal C.I.T. may extend time to or compound or release any rights against Customer or any other obligor. If we execute the foregoing guaranty, the words "without recourse as to Customer's obligation of payment" are deemed deleted.

(See other side for Dealer's signature to assignment.)

Ollie W. Green
To Landl' only
Levy for sale

FILED FOR RECORD

MAY 15 1952

at 11:30 O'clock, A.M.
and same day Recorded in Liber

No. Folio

one of the
Land Records of Allegany County,
Maryland, and assigned by

Clark

150
83

Minnie G. & J. Lewis Corp. Agents

LIBER 81 MAY 64

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Palmer Adams Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Miamaster
1 9x12 Arms 11x11

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 55.45), upon which remains unpaid the sum of (\$ 46.45), payable in 9 mo of \$5.00 & 1 mo. of \$1.45 monthly installments of (\$ 5.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

Mrs. Palmer Adams
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Paul Appel Purchaser,
of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

1 Philco ref

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 239.95), upon which remains unpaid the sum of (\$ 234.95), payable in 14 mo. of \$15.00 & 1 mo \$9.95 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this May 13, 1952

Mrs. Gladys Appel
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Kenneth Bantz Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

2 pc living room suite
1 scatter rug

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 390.72), upon which remains unpaid the sum of (\$ 370.72), payable in 18 mo. of \$21.00 & 1 mo. of \$13.72 monthly installments of (\$ 13.72) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Mary Bennett Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on _____ make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 4/6 mattress
1 4/6 box spring

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 139.00), upon which remains unpaid the sum of (\$ 150.49), payable in 12 mo. of \$12.00 & 1 mo. of \$6.49 monthly installments of (\$ 6.49) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Mrs. Mary Bennett
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 68

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That James Beynon Purchaser,
of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 13, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

1 Lewyt Cleaner
1 green chest
1 space saver

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 89.00), upon which remains unpaid the sum of (\$ 74.00), payable in 7 mo. of \$10.00 & 1 mo. of \$4.00 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 13th day of May, 1952

James Beynon
WOLF FURNITURE COMPANY,
By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. John Blake Purchaser,

of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

- 1 Sterling Red Chair and Otto
- 1 BR Matt. Ex Firm

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 139.00), upon which remains unpaid the 11 mo. of \$10.00 & 1 mo. of \$8.00 sum of (\$ 118.00), payable in _____ monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

Mrs. John Blake
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *g.B.*

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Esther F. Blizzard Purchaser,
of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

1 Power Lawn Mower

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company; Dealer.

The total amount of the Conditional Sale Contract is (\$ 109.95), upon which remains unpaid the sum of (\$ 92.15), payable in 11 mo. of \$8.00 & 1 mo. of \$4.15 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Mrs. Esther F. Blizzard
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 71

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Hannah Boney Purchaser,

of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 green fiber rug
1 solid cedar chest

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 62.45 plus 49.00), upon which remains unpaid the sum of (\$ 52.45), payable in 5 mo. of \$10.00 & 1 mo. of \$2.45 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th day of May, 1952

Hannah E Boney
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *JB*

LIBER 81 PAGE 72

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. Virgil Bruce Purchaser.

of Mineral County, West Virginia and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 5, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Youngstown sink

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 69.00), upon which remains unpaid the sum of (\$ 221.32), payable in 14 mo. of \$15.00 & 1 Mo. of \$11.32 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 5th day of May, 1952

Mrs. Virgil Bruce
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Anthony Clupp Purchaser,of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:1 H 723 Aneth table no radio
4 sheets

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 68.11) plus old balance of \$7.50, upon which remains unpaid the sum of (\$ 71.98), payable in 14 mo. of \$5.00 & 1 mo of \$1.98 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

Anthony Clupp
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *gs*

4/PER 81 MAY 74

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Miss Jean Collins Purchaser,
of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

4 pc bed room suit
4/6 mattress
4/6 spring

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 389.95), upon which remains unpaid the
16 mo of \$25.00 & 1 mo. of \$16.95
sum of (\$ 384.95), payable in _____ monthly installments of (\$ _____) per month, the
first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by
it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Mrs. Hoffman Collins
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 75

(Filed and Recorded May 15th 1952 at 3:00 P.M.)
Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. & Harris J. Combs Purchaser,

of A Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 13, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1450 green seton 5 pc Brf set
A(Sunbeam Elec Iron

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 138.95 plus old balance of \$767.45), upon which remains unpaid the sum of (\$ 896.60), payable in 16 mo. of \$55.00 & 1 mo. of \$16.40 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 13th day of May, 1952

Mrs. Harris Combs
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 76

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Gladys Darr Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 13, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1450 5 pc blue brf set

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 119.00 plus old balance of \$268.69), upon which remains unpaid the sum of (\$ \$375.69), payable in 16 mo. of \$23.00 & 1 mo. of \$7.69 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 13th day of May, 1952

Gladys B Darr
WOLF FURNITURE COMPANY,

By Carroll B Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Glenn Dudley Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Gas range

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

plus old balance of \$65.65
The total amount of the Conditional Sale Contract is (\$ 161.95), upon which remains unpaid the sum of (\$ 222.60), payable in 14 mo. of \$14.00 & 1 mo of \$12.60 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

Mrs. Glenn Dudley
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *gl.*

DATE 81 MAY 78

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Edward Eichhorn Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12th, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

3 pc sofa bed
cocktail table
2 end tables
1 9x12 rug

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 328.00), upon which remains unpaid the sum of (\$ 98.00), payable in 12 mo. of \$23.00 & 1 mo. of \$22.00 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Edward Eichhorn
Edward Joseph Eichhorn
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Pearl Grant Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

2 9x12 rugs
4 yds hall carpet

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 183.80), upon which remains unpaid the sum of (\$ 271.30), payable in 11 mo of \$23.00 & 1 mo. of \$18.30 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Pearl Grant
WOLF FURNITURE COMPANY,

By Carroll B. Pollock
CARROLL B. POLLACK, Manager *gs*

LIBER 81 PAGE 80

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Margaret Growden Purchaser,
of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

1—2 Piece Living Room Suit
1 coffee table

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 249.75), upon which remains unpaid the
sum of (\$ 229.75), payable in 14 mo. of \$16.00 & 1 mo. of \$5.75 monthly installments of (\$ _____) per month, the
first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by
it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th day of May, 1952

Margaret Growden
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Glenn Hockman Purchaser,

of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

2 gal. grey house paint
1 paint brush
1 gal white K. G.
1 9X12 armstrong rug
4 drapes
3 towels

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 53.43 plus 99.15), upon which remains unpaid the sum of (\$ 139.08), payable in 10 mo. of \$13.50 & 1 mo. of \$4.08 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th day of May, 1952

Mrs. Glenn B. Hockman
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *gpb*

LIBER 81 PAGE 82

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. Edgar Hollen Purchaser,
of Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

1-3piece Livingroom suit
1 9x12 at. rug
1 gal. W. Blue SKT

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 361.85), upon which remains unpaid the sum of (\$ 321.35), payable in 16 mo. of \$20.00 & 1 mo. \$1.35 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th of May, 1952

Edgar L. Hollen
Mary Jane Hollen
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. & Mrs. Charles Jack Purchaser

of ~~Allegheny County, Md.~~ and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Rolla way bed

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 54.50), upon which remains unpaid the sum of (\$ 46.50), payable in 8mo. of \$5.00 & 1 mo. of \$1.50 monthly installments of (\$ 5.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May 1952

WOLF FURNITURE COMPANY.

By Carroll B Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 84

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. O. E. Keener Purchaser,
of Allegheny County, Cumberland, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on March 31, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

- 1 stove
- 1 kitchen cabinet
- 1 refrigerator
- 1 breakfast set
- 1 linoleum

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 573.80), upon which remains unpaid the sum of (\$ 426.80), payable in 18 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 1st day of April, 1952.

O. E. Keener
WOLF FURNITURE COMPANY,

By Carroll E. Pollack
CARROLL E. POLLACK, Manager

LIBER 81 PAGE 85

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. Richard Kincaid Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12th, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Crosley Ref

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 433.97), upon which remains unpaid the sum of (\$ 358.97), payable in 24 mo. of \$14.00 & 1 mo. of \$2.97 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this May 12, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollock
CARROLL B. POLLACK, Manager

Liber 81. p. 86

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. & Mrs. Paul Lancaster Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

7910 9x12 glamorug #3188
40' of 54" congo wall
1 gal congo wall past
1 4721 9x12 Arms rug
1 lawn chair incl

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 84.52), upon which remains unpaid the sum of (\$ 69.52), payable in 6 mo. of \$10.00 & 1 mo. of \$9.52 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollock
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Mary Lantz Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

3 pc Bed room suit
4/6 mattress
4/6 spring
1 lawn chair

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 213.00), upon which remains unpaid the sum of (\$ 181.00), payable in 12 mo of \$16.00 & 1 mo of \$5.00 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Mrs Mary M Lantz
WOLF FURNITURE COMPANY,

By Carroll B Pollock
CARROLL B. POLLACK, Manager

LIBER 81. PAGE 88

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Georgia Lindsay Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 used universal stove

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 50.00) plus old balance of \$10.43, upon which remains unpaid the sum of (\$ 50.43), payable in 5 mo of \$10.00 & 1 mo. of \$.43 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

Georgia Lindsay
WOLF FURNITURE COMPANY

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

81 PAGE 89

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. John Matese Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1450 5 pc brf set
2 extra chairs

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 148.50), upon which remains unpaid the sum of (\$ 128.50), payable in 12 mo. of \$10.00 & 1 mo. of \$8.50 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

Mrs. John Matese
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15" 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Dorothy Mayhew Purchaser,
of Allegany County, Danville, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on March 24, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

- 1 floor lamp
- 2 end tables
- 1 mirror
- 1 rug
- 1 set dishes
- 1 utility
- 1 stove
- 1 stool
- 1 breakfast set
- 1 platform rocker
- 1 bedroom suite
- 1 spring
- 1 mattress
- 1 set vanity lamps
- 1 pr. pillows
- 1 chair
- 1 wool rug
- 1 spread
- 1 sofa bed
- 2 occasional chair
- 1 pr. sofa pillows
- 2 table lamps

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 599.00), upon which remains unpaid the sum of (\$ 599.00), payable in 12 monthly installments of (\$ 50.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 25th day of March, 1952.

Mrs. Dorothy Mayhew
WOLF FURNITURE COMPANY,
By Carroll E. Pollack
CARROLL E. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.,)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Shirley Metzner Purchaser,
of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering
the following described personal property to-wit:

Cedar Chest

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 79.95), upon which remains unpaid the sum of (\$ 67.95), payable in 11 mo. of \$6.00 & 1 mo. of \$1.95 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Shirley Metzner
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

USER 81 PAGE 92

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Poland, Mrs. Fred Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 9x12 rug

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 71.00), upon which remains unpaid the sum of (\$ 79.14), payable in 11 mo. of \$7.00 & one mo. of \$2.14 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Mrs. Fred N. Poland

WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Naomi Rankin Purchaser;

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 glider
1 glider

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 53.90) upon which remains unpaid the sum of (\$ 13.90), payable in 8 mo. of \$5.00 & 1 mo. of \$3.90 monthly installments of (\$) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

Naomi Rankin
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

[illegible][illegible]

1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110. 111. 112. 113. 114. 115. 116. 117. 118. 119. 120. 121. 122. 123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135. 136. 137. 138. 139. 140. 141. 142. 143. 144. 145. 146. 147. 148. 149. 150. 151. 152. 153. 154. 155. 156. 157. 158. 159. 160. 161. 162. 163. 164. 165. 166. 167. 168. 169. 170. 171. 172. 173. 174. 175. 176. 177. 178. 179. 180. 181. 182. 183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193. 194. 195. 196. 197. 198. 199. 200. 201. 202. 203. 204. 205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215. 216. 217. 218. 219. 220. 221. 222. 223. 224. 225. 226. 227. 228. 229. 230. 231. 232. 233. 234. 235. 236. 237. 238. 239. 240. 241. 242. 243. 244. 245. 246. 247. 248. 249. 250. 251. 252. 253. 254. 255. 256. 257. 258. 259. 260. 261. 262. 263. 264. 265. 266. 267. 268. 269. 270. 271. 272. 273. 274. 275. 276. 277. 278. 279. 280. 281. 282. 283. 284. 285. 286. 287. 288. 289. 290. 291. 292. 293. 294. 295. 296. 297. 298. 299. 300. 301. 302. 303. 304. 305. 306. 307. 308. 309. 310. 311. 312. 313. 314. 315. 316. 317. 318. 319. 320. 321. 322. 323. 324. 325. 326. 327. 328. 329. 330. 331. 332. 333. 334. 335. 336. 337. 338. 339. 340. 341. 342. 343. 344. 345. 346. 347. 348. 349. 350. 351. 352. 353. 354. 355. 356. 357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 369. 370. 371. 372. 373. 374. 375. 376. 377. 378. 379. 380. 381. 382. 383. 384. 385. 386. 387. 388. 389. 390. 391. 392. 393. 394. 395. 396. 397. 398. 399. 400. 401. 402. 403. 404. 405. 406. 407. 408. 409. 410. 411. 412. 413. 414. 415. 416. 417. 418. 419. 420. 421. 422. 423. 424. 425. 426. 427. 428. 429. 430. 431. 432. 433. 434. 435. 436. 437. 438. 439. 440. 441. 442. 443. 444. 445. 446. 447. 448. 449. 450. 451. 452. 453. 454. 455. 456. 457. 458. 459. 460. 461. 462. 463. 464. 465. 466. 467. 468. 469. 470. 471. 472. 473. 474. 475. 476. 477. 478. 479. 480. 481. 482. 483. 484. 485. 486. 487. 488. 489. 490. 491. 492. 493. 494. 495. 496. 497. 498. 499. 500. 501. 502. 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. 513. 514. 515. 516. 517. 518. 519. 520. 521. 522. 523. 524. 525. 526. 527. 528. 529. 530. 531. 532. 533. 534. 535. 536. 537. 538. 539. 540. 541. 542. 543. 544. 545. 546. 547. 548. 549. 550. 551. 552. 553. 554. 555. 556. 557. 558. 559. 560. 561. 562. 563. 564. 565. 566. 567. 568. 569. 570. 571. 572. 573. 574. 575. 576. 577. 578. 579. 580. 581. 582. 583. 584. 585. 586. 587. 588. 589. 590. 591. 592. 593. 594. 595. 596. 597. 598. 599. 600. 601. 602. 603. 604. 605. 606. 607. 608. 609. 610. 611. 612. 613. 614. 615. 616. 617. 618. 619. 620. 621. 622. 623. 624. 625. 626. 627. 628. 629. 630. 631. 632. 633. 634. 635. 636. 637. 638. 639. 640. 641. 642. 643. 644. 645. 646. 647. 648. 649. 650. 651. 652. 653. 654. 655. 656. 657. 658. 659. 660. 661. 662. 663. 664. 665. 666. 667. 668. 669. 670. 671. 672. 673. 674. 675. 676. 677. 678. 679. 680. 681. 682. 683. 684. 685. 686. 687. 688. 689. 690. 691. 692. 693. 694. 695. 696. 697. 698. 699. 700. 701. 702. 703. 704. 705. 706. 707. 708. 709. 710. 711. 712. 713. 714. 715. 716. 717. 718. 719. 720. 721. 722. 723. 724. 725. 726. 727. 728. 729. 730. 731. 732. 733. 734. 735. 736. 737. 738. 739. 740. 741. 742. 743. 744. 745. 746. 747. 748. 749. 750. 751. 752. 753. 754. 755. 756. 757. 758. 759. 760. 761. 762. 763. 764. 765. 766. 767. 768. 769. 770. 771. 772. 773. 774. 775. 776. 777. 778. 779. 780. 781. 782. 783. 784. 785. 786. 787. 788. 789. 790. 791. 792. 793. 794. 795. 796. 797. 798. 799. 800. 801. 802. 803. 804. 805. 806. 807. 808. 809. 810. 811. 812. 813. 814. 815. 816. 817. 818. 819. 820. 821. 822. 823. 824. 825. 826. 827. 828. 829. 830. 831. 832. 833. 834. 835. 836. 837. 838. 839. 840. 84

[illegible]

the following described personal property to-wit:

1/2 hr. mattress
porch chair

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is \$ 85.00 plus 6% balance of \$ 5.10. upon which remains unpaid the sum of \$ 110.00; payable in 11 months of monthly installments of \$ 10.00 per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1957

J. J. Donald Robinson
WOLF FURNITURE COMPANY,

By Carroll B. Pollach
CARROLL B. POLLACH, Manager

OFFICE OF THE
CLERK OF THE
CIRCUIT COURT

ALLEGANY COUNTY
SUMMERLAND, MD.

JOSEPH E. GORDEN
CLERK



WOLF FURNITURE COMPANY
Conditional Sale Contract

THIS CONDITIONAL SALE CONTRACT is made this _____ day of _____ 19____ between _____ of the County of _____ State of _____ and _____ of the County of _____ State of _____

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ _____), upon which remains unpaid the sum of (\$ _____) payable in _____ monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md. this _____ day of _____ 19____
By _____
WOLF FURNITURE COMPANY
CARROLL B. FULTON, Secy.



Assignment of Intellectual Property

THIS AGREEMENT is made this 1st day of January, 1998, between
[Name of Assignor], of [Address of Assignor], and [Name of Assignee], of [Address of Assignee],
[Name of Assignor] hereby assigns to [Name of Assignee] all right, title and interest in and to the following described intellectual property to wit:

[Description of Intellectual Property]

It is specifically agreed and understood that under the terms of said Assignment the Assignor shall grant to the Assignee the right to use the said intellectual property in the business of [Business Description] and to make, use, sell, offer for sale, and otherwise dispose of the said intellectual property in the business of [Business Description] without limitation of time, territory, or field of use, and the Assignor shall execute all such documents as may be required to carry out the purposes of this Agreement.

RETAKE

81 96

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Davis Ross Purchaser.

Allegheny County, Pa. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 9th, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

27 1/2 yds material
1 rod
3 rods
1 oval Arastan rug
27 ft. of 27in hall runner
27 x54 matching scatter rug

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 140.87), upon which remains unpaid the sum of (\$ 140.87), payable in 14 mo of \$10.00 & 1 mo of \$187 monthly installments of (\$ 187) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 9th day of May, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollock
CARROLL B. POLLACK, Manager *gr*

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

LIBER 81 PAGE 97

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. William R. Self Purchaser.

of Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 12, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

4 pc. gray BR suit
single deck coil spring
cotton mattress
porch chair (included)

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$257.45), upon which remains unpaid the sum of (\$218.45), payable in 11 mo. of \$19.00 & 1 mo. of \$9.45 monthly installments of (\$19.45) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 12th day of May, 1952

William R. Self.
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 PAGE 98

(Filed and Recorded May 15th 1952 at 3:00 P.M.).

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Otho Simms Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 13, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 washer
18' hall runner

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 154.09), upon which remains unpaid the sum of (\$ 90.59), payable in 9 mo. of \$10.00 & 1 mo. of \$.59 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 13th day of May, 1952

Otho Simms
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager *pb*

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Benjamin W. Smith Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

4/6 Hollywood Headboard
4/6 Hollywood Frame
4/6 mattress
studio cover

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 118.38), upon which remains unpaid the sum of (\$ 100.00), payable in _____ monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

Benjamin W. Smith
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

81 NR 100

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Ervin Snyder Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 7, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 table & 4 chairs

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 196.00 plus old balance of \$ 103.74), upon which remains unpaid the sum of (\$ 254.74), payable in 16 mo. of \$15.00 & 1 mo. of \$14.74 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 7th day of May, 1952

Ervin Snyder
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Ruby Stinebaugh Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 9, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 2 pc Int. LR suit

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 187.00), upon which remains unpaid the sum of (\$ 177.00), payable in 8 mo. of \$20.00 & 1 mo. of \$17.00 monthly installments of (\$ 20.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 22nd day of May, 1952

Ruby C. Stinebaugh
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

81 PAGE 102

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Homer D. Stott Purchaser,

of Allegheny County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 refrigerator

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 279.95), upon which remains unpaid the sum of (\$ 229.95), payable in 4 mo. of \$50.00 & 1 mo of \$29.95 monthly installments of (\$ 29.95) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

Mrs. Homer D. Stott
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Walter Thomas Purchaser,of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Elec. range

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 222.43 plus old balance of \$3 01/60), upon which remains unpaid the sum of (\$ 453.03 \$19.00 mo for 23 mo & 1 mo for \$16.03), payable in monthly installments of (\$ 19.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

WOLF FURNITURE COMPANY,

By Carroll B. Pollock
CARROLL B. POLLACK, Manager *gc*

LIBER 81 PAGE 104

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Bessie Taylor Purchaser,

of Alleghany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 10, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Cl7 Alt. sofa bed
1 floor lamp
1 throw rug
1 pr sofa pillows
1 metal chair

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 82.00), upon which remains unpaid the sum of (\$ 73.50). payable in 12 mo. of \$6.00 & 1 mo. of \$1.50 monthly installments of (\$ 6.00) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 10th day of May, 1952

Bessie Taylor
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. Stanley Taylor Purchaser,

of Allegany County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 Sims red sofa Bed

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 99.50), upon which remains unpaid the sum of (\$ 84.50), payable in 12 mo. of \$7.00 & 1 mo. of 50¢ monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th of May 1952

Stanley Taylor
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

LIBER 81 106

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract.

No. _____

NOTICE IS HEREBY GIVEN: That Mr. & Mrs. B. B. Warner Purchaser,

of Allegany County, Md. and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 6, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 4 pc Bed room suit
1 4/6 mattress
1 4/6 spring

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

plus old balance of \$578.60

The total amount of the Conditional Sale Contract is (\$ 318.50), upon which remains unpaid the sum of (\$ 822.10), payable in 14 mo. of \$55.00 & 1 mo. of \$52.00 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 6th day of May, 1952

B. B. Warner
Mrs. B. B. Warner
WOLF FURNITURE COMPANY.

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 15th 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mrs. Alice Williams Purchaser,of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

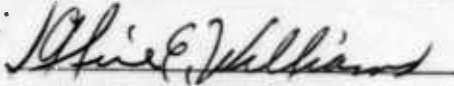
1 red gossip bench

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 55.00), upon which remains unpaid the sum of (\$ 62.17), payable in 10 mo. of \$6.00 & 1 mo. \$2.17 monthly installments of (\$ _____) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th day of May, 1952

WOLF FURNITURE COMPANY,

 By 
CARROLL E. POLLACK, Manager

LIBER 81 108

(Filed and Recorded May 15ⁿ 1952 at 3:00 P.M.)

Memorandum of Conditional Sale Contract

No. _____

NOTICE IS HEREBY GIVEN: That Mr. and Mrs. Richard N. Wilson Purchaser,

of Allegheny County, Maryland and WOLF FURNITURE COMPANY, Dealer, of Cumberland, Md.

did on May 8, 1952 make a Conditional Sale Contract with the reservation of title, covering the following described personal property to-wit:

1 1815 Table
1 clock (incl)

It is specifically agreed and understood that under the terms of said Conditional Sale Contract, that possession of the above described personal property is to be delivered to the purchaser above referred to and that the absolute legal title in said personal property is to remain in Wolf Furniture Company, Dealer.

The total amount of the Conditional Sale Contract is (\$ 229.00), upon which remains unpaid the sum of (\$ 194.50), payable in 14 mo. of \$13.00 & 1 mo. of \$12.50 monthly installments of (\$ 12.50) per month, the first payment to be made one month from the date of the execution of said Conditional Sale Contract.

The Conditional Sale Contract herein mentioned was given before the goods described in and covered by it were placed on the premises leased or owned by the purchaser.

Dated at Cumberland, Md.,

this 8th day of May 1952

Richard N. Wilson
WOLF FURNITURE COMPANY,

By Carroll B. Pollack
CARROLL B. POLLACK, Manager

(Filed and Recorded May 16th 1952 at 8:30 A.M.)

LIBER 81 107

MEMORANDUM OF CONDITIONAL SALES CONTRACT

NOTICE IS HEREBY GIVEN, that Earl C. Davis

Buyer, of Box 303, Frostburg, Md., and THE S. T. LITTLE JEWELRY COMPANY, Seller, of Cumberland, Maryland, did on May 10, 1952 make and execute a Conditional Sales Contract, reserving unto the said S. T. Little Jewelry Company title to the following merchandise, to-wit:

| Description of Article | Model or Serial Number |
|------------------------|------------------------|
| Sylvania Television | Model 5130-M |
| | Serial 9001-313-075 |
| | |
| | |
| | |
| | |

It is specifically agreed and understood under the terms of the said Conditional Sales Contract, that possession of the above described merchandise is to be delivered to the Buyer and that the legal title to said merchandise is to remain in The S. T. Little Jewelry Company, Seller, until the purchase price is paid in full.

The total amount due under said Conditional Sales Contract is \$ 420.00, upon which there remains unpaid the sum of \$ 395.00, payable in 7 equal Monthly installments of \$ 50.00
One payment @ 45.00

The Conditional Sales Contract herein referred to was made and executed before the merchandise described in and covered by it was placed on the premises leased or owned by the Buyer.

THE S. T. LITTLE JEWELRY COMPANY

By Cara Little Ebert Pres.

Dated: May 14, 1952

LIBER 81 MAY 16 1952

(Filed and Recorded May 16th 1952 at 8:30 A.M.)

MEMORANDUM OF CONDITIONAL SALES CONTRACT

NOTICE IS HEREBY GIVEN, that Harold E. Gibson

Buyer, of 512 Necessity St., Cumberland, Md. and THE S. T. LITTLE JEWELRY COMPANY, Seller, of
Cumberland, Maryland, did on May 12, 1952 make and execute a Conditional Sales Contract, reserving unto
the said S. T. Little Jewelry Company title to the following merchandise, to-wit:

| Description of Article | Model or Serial Number |
|------------------------|------------------------|
| Universal Washer | Model 2701 |
| | Serial #132124 |
| | |
| | |
| | |

It is specifically agreed and understood under the terms of the said Conditional Sales Contract, that possession of the
above described merchandise is to be delivered to the Buyer and that the legal title to said merchandise is to remain in The S. T.
Little Jewelry Company, Seller, until the purchase price is paid in full.

The total amount due under said Conditional Sales Contract is \$ 186.13, upon which there remains unpaid the
sum of \$ 171.13, payable in 5 equal Monthly installments of \$ 30.00
One payment @ 21.13

The Conditional Sales Contract herein referred to was made and executed before the merchandise described in and cover-
ed by it was placed on the premises leased or owned by the Buyer.

THE S. T. LITTLE JEWELRY COMPANY

By Cara Little Ebert Pres.

Dated: May 14, 1952

CONDITIONAL SALE CONTRACT

INDUSTRIAL

LIBER

81 111

(Filed and Recorded May 16th 1952 at 3:40 P.M.)

Date MARCH 21, 1952

To J. S. Fawcett, 125 S. Mechanic St., Cumberland, Md.

From J. S. Fawcett, Mr. & Mrs. Nicholas Laro, 5 Cumberland, Md.

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|---------------------------|
| 1 | | H D Magic Chef Range | new | American Stove Co. |
| 1 | | 14 lb. Fry Kettle | new | Miller & Carroll Mfg. Co. |

| | |
|--|-----------|
| 1. Cash Price | \$ 339.03 |
| 2. Installation, Repair or Delivery Not Included in Cash Price | |
| 3. Delivered Price | |
| 4. Cash on or before delivery \$ | |
| Allowance on Trade-In | |
| Make and Model | |
| Total Down Payment | \$ 40.00 |
| 5. Unpaid Balance | \$ 273.03 |
| 6. Insurance—Total Cost to Buyer | \$ 2.50 |
| Remise Insurance Coverage | |
| Extent of Coverage | |
| Expires | |
| Payable to Holder of Contract and Purchaser as Interest May Appear | |
| 7. Recording Fees | \$ 1.00 |
| 8. Principal Balance | \$ 21.50 |
| 9. Finance Charge | |
| 10. Time Balance | \$ 299.16 |
| Payable in equal monthly installments of \$ 20.00 each, commencing one month from date hereof evidenced by note of even date herewith. | |

LAST PAYMENT \$18.46

If Purchaser is delinquent in the payment of any instalments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per Cent. (5%) of the amount of the instalments delinquent or the sum of Five Dollars (\$5.00) whichever is the lesser.

Any action to enforce payment of said note or any indulgences granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative.

This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.

This contract is subject to and enforceable in accordance with the provisions of Chapter 851, Laws of Maryland, 1941.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: J. S. Fawcett, Mr. & Mrs. Nicholas Laro

(Owner, Officer or Firm Member)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. Nicholas Laro

(Purchaser Signatures)

P. Nicholas Laro

(Purchaser Signatures)

P. Nicholas Laro

(Purchaser Signatures)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

LIBER 81 112 **CONDITIONAL SALE CONTRACT** INDUSTRIAL

(Filed and Recorded May 16th 1952 at 3:40 P.M.) February 27, 1954

To: **Joseph S. Karp & Bros. Inc.** 125 S. Mechanic St. **Cumberland, Md.** Seller.
(Corporate, Firm or Trade Name of Dealer) (Address) (City) (State)
From: **Nike's Tavern** 305 Baltimore Ave **Cumberland, Md.** Purchaser.
(Name) (Address) (City) (State)

Insert in this space itemized list of equipment showing:

| Model No. | Serial No. | Description of Article | New or Used | Manufacturer |
|-----------|------------|------------------------|-------------|-------------------|
| 1 | | Uniflow Beer Cooler | new | Uniflow Mfg. Co. |
| 10 | | Duro chrome stools | new | Duro Chrome Corp. |

| | |
|---|----------|
| 1. Cash Price | \$989.40 |
| 2. Installation, Repair or Delivery Not Included in Cash Price | \$ |
| 3. Delivered Price | \$ |
| 4. Cash on or before delivery \$ | |
| Allowance on Trade-In \$ | |
| Make and Model | |
| Total Down Payment | \$158.10 |
| 5. Unpaid Balance | \$831.30 |
| 6. Insurance—Total Cost to Buyer | \$ 6.72 |
| Itemize Insurance Coverage | |
| Extent of Coverage | \$ |
| Expires | |
| Payable to Holder of Contract and Purchaser as Interest May Appear | |
| 7. Recording Fees | \$ 1.25 |
| 8. Principal Balance | \$832.55 |
| 9. Interest Insurance | \$ 6.72 |
| 10. Time Balance | \$839.27 |
| Payable monthly ^{weekly} equally ^{equally} installments of \$ 1.25 each, commencing on date hereof ^{on date hereof} by note of even date herewith. | |

Said chattels are to be kept or installed at (No.) **305 Baltimore Ave Street, Cumberland, Md. State**

After thorough examination, Purchaser hereby purchases and accepts delivery of the foregoing chattels and Purchaser agrees to pay Seller therefor in cash the total time price provided herein.

Title to said chattels shall remain in Seller or assignees until all amounts due hereunder or rearrangements thereof are fully paid in cash. Said chattels shall remain personal property and nothing (anything which may be done by the parties hereto to the contrary notwithstanding) shall prevent Seller or assignees from removing same from any premises to which they may be attached, upon any breach of this contract. Purchaser agrees that he will not misuse, secrete, sell, encumber, remove or otherwise dispose of or lose possession of said chattels, nor permit nor suffer any lien, encumbrance or charge against said chattels and will be responsible for any loss of or damage to said chattels. If Purchaser refuses to take delivery of chattels Seller shall retain down payment as liquidated damages.

If Purchaser defaults on any obligation under this Contract the full balance shall, without notice, become due forthwith together with Attorney's fees of Fifteen Per Cent. (15%) of the unpaid balance if this contract is placed with an Attorney. Purchaser agrees in any such case to pay said amount, or at the election of the holder hereof to deliver the chattels to said holder and holder may, without notice or demand for performance or legal process lawfully enter any premises where the chattels may be found, take possession of same and retain all payments as compensation for the use of the chattels while in Purchaser's possession. The chattels may be sold with or without notice at private or public sale, (at which the holder hereof may be the Purchaser) with or without having the chattels at the sale; the proceeds less all expenses shall be credited on the amount payable hereunder; Purchaser shall pay any remaining balance forthwith as liquidated damages for the breach of this contract and shall receive any surplus.

If Purchaser is delinquent in the payment of any instalments hereunder the holder hereof may collect a delinquency charge where the delinquency has continued for a period of ten days, such charge not to exceed Five Per Cent. (5%) of the amount of the instalments delinquent or the sum of Five Dollars (\$5.00) whichever is the lesser.

Any action to enforce payment of said note or any indulgences granted the Purchaser shall not be a waiver of or affect any rights of a holder hereof. Time is of the essence of this contract. All rights and remedies hereunder are cumulative and not alternative.

This contract constitutes the entire contract and no waivers or modifications shall be valid unless written upon or attached to this contract.

This contract is subject to and enforceable in accordance with the provisions of Chapter 551, Laws of Maryland, 1941.

NOTICE TO BUYER

1. You are entitled to a copy of this agreement at the time you sign it.
2. Under the State Law (Maryland) regulating instalment sales, you have certain rights, among others:
 - (1) To pay off the full amount due in advance and obtain a partial rebate of the finance charge;
 - (2) To redeem the property if repossessed for a default;
 - (3) To require, under certain conditions, a resale of the property if repossessed.

Accepted: **Joseph S. Karp & Bros. Inc.** (Seal)

P. **Michael Lawrence** (Seal)

J. S. Lawrence (Seal)
(Owner, Officer or Firm Member)

(Seal)

Purchaser acknowledges receipt of true, executed copy of this contract at time of execution hereof.

NOTE: Purchaser and Dealer must execute original and Purchaser's Copy.

P. **Michael Lawrence** (Seal)

DEALER MUST EXECUTE ASSIGNMENT ON REVERSE SIDE

Form CT-90-J, 10M-1-24-50.

(Pennsylvania Conditional Sale Contract for New or Used Motor Trucks)

Contract No.

Orval Ray Butler of **R. D. # 2**, **Frostburg, Md.**, the
(Name of Purchaser) (Residence of Purchaser) (P.O. of Purchaser)
Purchaser, hereby purchases from **Bedford Motor Service, Inc.** of
(Residence of Seller) **Bedford, Pa.** the Seller, and Seller hereby sells to Purchaser, the
following described **new International** Motor Truck (or trucks), the delivery and acceptance of which is hereby acknow-
ledged by Purchaser: (New or used) (Make)

| CHASSIS | | | | TIRE SIZE | | | | CAPACITY OF TRUCK | | Chassis No. | Motor No. |
|----------|-------|------------|-----|-----------|---------|--------------|--------|-------------------|-----------------------------------|-------------|-----------|
| Quantity | Model | Wheel Base | Cab | Front | Rear | Type | Wheels | Tonnage Rating | Maximum (Including Body and Load) | | |
| 1 | KBS-7 | 176 | 2M | 9.00x20 | 9.00x20 | COPIE | Cast | 2 | Lbs. | KBS-7 | BLD-269 |
| | | | | | | Single Duals | | | Lbs. | 21931 | 80969 |

Equipment:

Chassis Model

DESCRIPTION OF BODY AND OTHER EQUIPMENT

Two speed axle, air brakes, grille guard, state inspection

upon the following terms and conditions:

| SCHEDULE OF INSTALLMENTS | |
|--------------------------|---------|
| Due Date | Amount |
| (1) 5/1/52 | 109.08 |
| (2) 6/1/52 | 108.00 |
| (3) 7/1/52 | 108.00 |
| (4) 8/1/52 | 108.00 |
| (5) 9/1/52 | 108.00 |
| (6) 10/1/52 | 108.00 |
| (7) 11/1/52 | 108.00 |
| (8) 12/1/52 | 108.00 |
| (9) 1/1/53 | 108.00 |
| (10) 2/1/53 | 108.00 |
| (11) 3/1/53 | 108.00 |
| (12) 4/1/53 | 108.00 |
| (13) M | |
| (14) N | |
| (15) O | |
| (16) P | |
| (17) Q | |
| (18) R | |
| TOTAL | 1297.08 |

1. Cash Price \$ 1700.00

2. Down Payment

Cash Payment with Order \$

Cash on Delivery \$ 130.00

Make Model Chassis No. Engine No.

Allowance for Trade-in(s) Ford 99T 259125 Same 650.00

Total Down Payment \$ 111.00

3. Unpaid Cash Price Balance (Item 1 less Item 2) \$ 1589.00

4. Charge for Fire, Theft, Combined Additional Coverage and \$ 250.00

Deductible Collision and Upset Insurance to be obtained by the Seller for term

from date of contract until expiration date of April 1, 1953 \$ 181.00

The above charge for insurance, if any, is based upon the principal usage of said

truck(s) for the purposes checked in the spaces for that purpose below, and for

insurance upon of the value of

\$ to be attached to said truck(s) by the Purchaser.

☐ Hauling explosives, inflammable liquids or gases. ☐ Local hauling (under 50 miles).☒ Intermediate (50 to 100 miles). ☐ Logging and forestry operations, hauling logs,stumps, pulpwood, wholesale lumber. ☐ Long distance (over 150 miles).

5. Other Costs (Itemize Nature and Amount) \$

6. Principal Amount Financed (Total of Items 3, 4 and 5) \$ 1201.00

7. Finance Charge \$ 96.08

8. Time Balance (Total of Items 6 and 7) \$ 1297.08

9. Payment Schedule: Purchaser agrees to pay the Time Balance in installments as indicated in the

schedule of installments printed hereon, at **Harrisburg, Pa.**

Purchaser agrees to pay a default charge of 2% per month on any installment payment which is not paid on or before the due

date. Default charges shall not be payable on any payment in default because of any acceleration provided in this contract.

Said property shall be held and used at Purchaser's risk and expense with respect to loss or damage and taxes and charges of

every kind.

If a charge for insurance has been made herein, Seller will obtain the insurance specified in this contract covering said property

and equipment described herein to be attached to said property by Purchaser, for the benefit of Seller and Purchaser, with expiration

date as indicated herein. If a change in usage of said property increases the premium for insurance which Seller has agreed to

obtain, Purchaser will pay the amount of such increase in cash to Seller on demand, or Seller may pay such increase in premium and

charge same to Purchaser. Many insurance policies placed by Purchaser are cancelled, it shall be Purchaser's duty to provide new insurance

satisfactory to Seller without delay to prevent lapse of coverage, and in the event Purchaser fails to obtain such insurance, Seller

may do so and charge same to Purchaser.

Purchaser may prepay at any time all or any part of the unpaid time balance set forth herein. Whenever all the unpaid time balance is liquidated prior to maturity by pre-

payment, refinancing, or termination by surrender or repossession and resale of the motor vehicle, Purchaser shall be entitled to a rebate of the unearned portion of the finance charge

specified herein, either as a credit on this contract or in cash at the option of Seller.

It is agreed that title to said property and to all repairs, replacements of part accessories thereto shall remain in Seller until all amounts owing under this contract shall have been

fully paid in money. Purchaser agrees to pay all taxes that may be levied against said property and in the event of his failure to pay said taxes Seller may do so and charge same to

Purchaser. Purchaser agrees not to use said property for any illegal purpose. If Purchaser makes default in payment of any of said installments, or in paying said taxes, or fails to

provide new insurance coverage when insurance placed is cancelled, or uses said property for any illegal purpose, or if said property is levied upon, or if Purchaser attempts

to sell or remove the same, then Seller may in either or any such event repossess said property. When default exceeds 15 days after time of repossession, Purchaser shall be liable for

costs incurred by Seller in repossessing, repairing, and storing said property. Seller will retain said property for 15 days following delivery of notice of repossession to Purchaser.

During such 15-day period Purchaser may redeem said property by paying all amounts, charges, costs and expenses lawfully owing under this contract, less rebate of unearned finance

charge, but shall not have the right to repossess this contract. If said property is not redeemed within such 15 day period, Purchaser shall forfeit all claims thereto and Seller may

resell the same at either public or private sale without notice. Seller may recover from Purchaser any deficiency resulting after application of the proceeds of such sale first to ex-

pense thereof, then to any authorized expenses of retaking, repairing, and storing said property, and then to the balance owing under the contract. In case of Purchaser's default

in the payment of any installment or use of said property for any illegal purpose, Seller may declare the entire unpaid time balance immediately due and payable.

If default is made under this contract and it is referred to an attorney, Purchaser agrees to pay reasonable attorney fees plus court costs. Purchaser hereby authorizes any

attorney or prothonotary of any court of record in Pennsylvania to confirm judgment against Purchaser for all amounts, charges, costs and expenses lawfully due under this contract,

with costs of sale and reasonable attorney fees, hereby waiving inquiries and all exceptions.

The assignment of this contract shall transfer all property, rights and remedies of the Seller herein to the assignee.

Any new International motor trucks covered by this contract are sold under the regular printed warranty of the International Harvester Company, as printed on the

reverse side hereof, and no other. Except for such new International motor trucks, property covered by this contract is sold without warranty of any kind or character, express

or implied.

This contract contains the entire agreement relating to the installment sale of said property and supersedes all previous contracts and agreements between Purchaser

and Seller relating to the order or sale of said property.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals at **Bedford, Pa.** on **4/1/**, 19 **52**

Notice to Buyer

Do not sign this contract in blank.

You are entitled to an exact copy of the contract you sign.

Keep it to protect your legal rights.

WITNESS

Percy L. Miller

WITNESS

Bedford Motor Service, Inc.

APPROVED FOR SELLER:

J. Harold Wilbert, Treas.

NOTICE TO PURCHASER: This contract is not binding upon Seller unless
approved in writing by an officer, partner, owner, District Manager, Asst.
District Manager or Branch Manager of Seller. Purchaser's deposit will be
returned if not approved.

By

Bedford Motor Service, Inc. (SEAL)

By J. Harold Wilbert, Treas.

J. Harold Wilbert

By Orval Ray Butler (SEAL)

Orval Ray Butler

By Orval Ray Butler (SEAL)

Orval Ray Butler

By Orval Ray Butler (SEAL)

Orval Ray Butler

(All signatures must be witnessed. Print or type names beneath signatures)

81 MS 114

Assignment and Guaranty

For value received, the undersigned does hereby sell, transfer and assign the within contract and all right, title and interest in and to the property therein described to

International Harvester Company

hereby granting full power to said assignee to do every act and thing necessary to collect and discharge the same. The undersigned certifies that the within instrument is genuine and in all respects what it purports to be; that the cash payment and trade-in allowance were respectively received and made as indicated; that all statements of fact therein contained are true; that all parties to the foregoing instrument have the capacity to contract and that the undersigned has no knowledge of any facts which impair the validity or value of said instrument. In consideration of the acceptance of the within contract, the undersigned hereby guarantees to said assignee, its successors and assigns, the prompt payment of the within contract and all instalments, renewals and extensions thereof; hereby waiving notice of the acceptance of this guaranty, notice of nonpayment and all defenses arising out of lack of diligence in enforcing the provisions thereof.

Bedford Motor Service, Inc.

J. H. Whit

Treas.

RETAKES